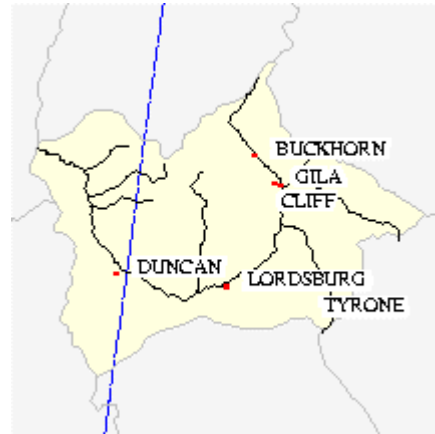
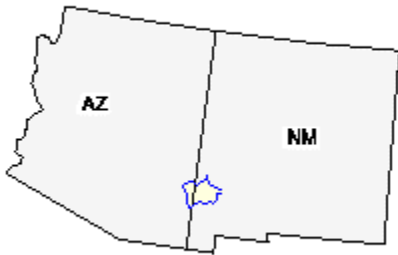


## TOTAL MAXIMUM DAILY LOAD FOR PLANT NUTRIENTS ON CANYON CREEK



**Summary Table**

New Mexico Standards Segment	Canyon Creek, 20.6.4.503 (formerly 2503)
Water body Identifier	Canyon Creek from the mouth on the Middle Fork of the Gila to the headwaters, 4.5 mi.
Parameters of Concern	Plant Nutrients
Uses Affected	High quality coldwater fishery
Geographic Location	Gila River Basin (GRB1-30240)
Scope/size of Watershed	TMDL area: 44 mi <sup>2</sup>
Land Type	Ecoregions: New Mexico/Arizona Mountains
Land Use/Cover	Rangeland (64%) and Forest (36 %)
Identified Sources	Natural, rangeland, road maintenance/runoff, removal of riparian vegetation, streambank destabilization
Watershed Ownership	Forest Service (99 %), Private (<1 %)
Priority Ranking	4
Threatened and Endangered Species	No
TMDL for: Plant Nutrients (Algal Growth/Chlorophyll)	WLA + LA + MOS = TMDL <b>0 + .742 + .131 = .873 lbs/day</b>

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## **List of Abbreviations**

BLM	Bureau of Land Management
BMP	best management practice
CFS	cubic feet per second
CMS	cubic meters per second
CWA	Clean Water Act
CWAP	Clean Water Action Plan
CWF	Coldwater fishery
EDTA	ethylenediaminetetra-acetic acid
EPA	Environmental Protection Agency
FS	United States Forest Service
GM	Gila Monster Group
GNF	Gila National Forest
HQCWF	High quality coldwater fishery
LA	load allocation
MGD	million gallons per day
mg/L	milligrams per liter
MOS	margin of safety
MOU	memorandum of understanding
NMED	New Mexico Environment Department
NPDES	national pollution discharge elimination system
NPS	nonpoint sources
RBP	Rapid Bioassessment Protocol
SOP	Standard Operating Procedure
SWQB	Surface Water Quality Bureau
TMDL	total maximum daily load
UNM	University of New Mexico
USGS	United States Geological Survey
UWA	Unified Watershed Assessment
WLA	waste load allocation
WQLS	water quality limited segment
WQCC	New Mexico Water Quality Control Commission
WQS	water quality standards

## EXECUTIVE SUMMARY



**Channel substrate and algal “mats” at the Canyon Creek sampling site  
(Photo taken on June 18, 2001)**

Section 303(d) of the Federal Clean Water Act requires states to develop Total Maximum Daily Load (TMDL) management plans for waterbodies determined to be water quality limited. A TMDL documents the amount of a pollutant a waterbody can assimilate without violating a state’s water quality standards. It also allocates that load capacity to known point sources and nonpoint sources at a given flow. TMDLs are defined in 40 CFR Part 130 as the sum of the individual Waste Load Allocations (WLA) for point sources and Load Allocations (LA) for nonpoint sources, including a margin of safety (MOS), and natural background conditions.

Two stations were located on Canyon Creek to evaluate the impact of the watershed and to establish background conditions. As a result of this monitoring effort, several exceedances of New Mexico water quality standards for plant nutrients were documented on Canyon Creek. A nutrient assessment of Canyon Creek in 2001 determined the stream exhibited extensive filamentous algal and macrophyte growths leading to the impairment of the narrative standard for plant nutrients. A limiting nutrient and algal biomass for the creek determined moderately high productivity levels for algae in June and July 2001 (Appendix E). This TMDL document addresses plant nutrients for Canyon Creek. A TMDL has been written for turbidity for Canyon Creek. This reach is a priority 4 ranking.

The Canyon Creek watershed is a sub-basin of the Gila River Basin, located in southwestern New Mexico. This creek is in standards segment 20.6.4.503 NMAC (formerly 2503) of the Gila River Basin. Segment 20.6.4.503 includes the mainstem of the Gila River from Gila Hot Springs upstream to the headwaters and all perennial tributaries to the Gila River at or above the Town of Cliff. Designated uses include high quality coldwater fishery, irrigation, livestock watering, wildlife habitat, domestic water supply and secondary contact. Use not fully supporting due to excess plant nutrients (algal growth) is high quality coldwater fishery.

A general implementation plan for activities to be established in the watershed is referred to in this document. The Surface Water Quality Bureau (SWQB) Watershed Protection Section (WPS) will further develop the details of this plan. Implementation of recommendations in this document will be done with full participation of all interested and affected parties. During implementation, additional water quality data will be collected.

As a result, targets will be re-examined and potentially revised; this document is considered to be an evolving management plan. In the event that new data indicate that the targets used in this analysis are not appropriate or if new standards are adopted, the load capacity will be adjusted accordingly. When water quality standards have been achieved, the reach will be removed from the TMDL list.

## Background Information

The Canyon Creek watershed is approximately 44 mi<sup>2</sup> and is located in southwestern New Mexico. The Canyon Creek watershed is dominated by rangeland and forest (Figure 1). The watershed is almost entirely Forest Service managed lands, with very little privately held lands (Figure 2).

Surface water quality monitoring stations were used to characterize the water quality of the stream reaches. Stations were located to evaluate the impact on the stream and to establish background conditions. The historic monitoring station is located on the non-perennial portion of Canyon Creek. The phosphorus criteria in 1992 was exceeded in one sample from this station.

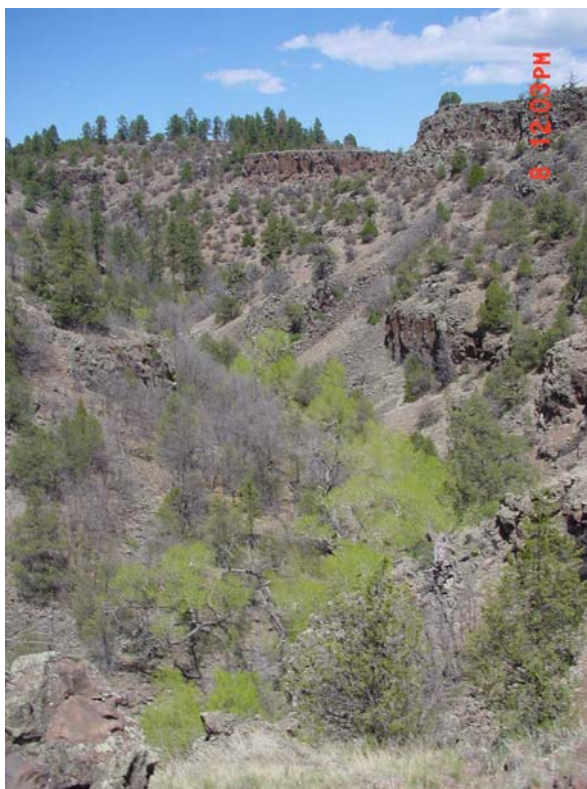
## Endpoint Identification

### Target Loading Capacity

Overall, the target values are determined based on 1) the presence of numeric and narrative criteria, 2) the degree of experience in applying the indicator and 3) the ability to easily monitor and produce quantifiable and reproducible results. For this TMDL document the target value for plant nutrients is based on narrative and numeric criteria. This TMDL is consistent with the State antidegradation policy.

### *Plant Nutrients*

The New Mexico Water Quality Control Commission (WQCC) has adopted narrative water quality standards for plant nutrients to sustain and protect existing or attainable uses of the surface waters of the state.



**Looking upstream (NW) at the overview of Canyon Creek above Hulse Ranch.**

**(Photo taken on May 8, 2001)**



Figure 1

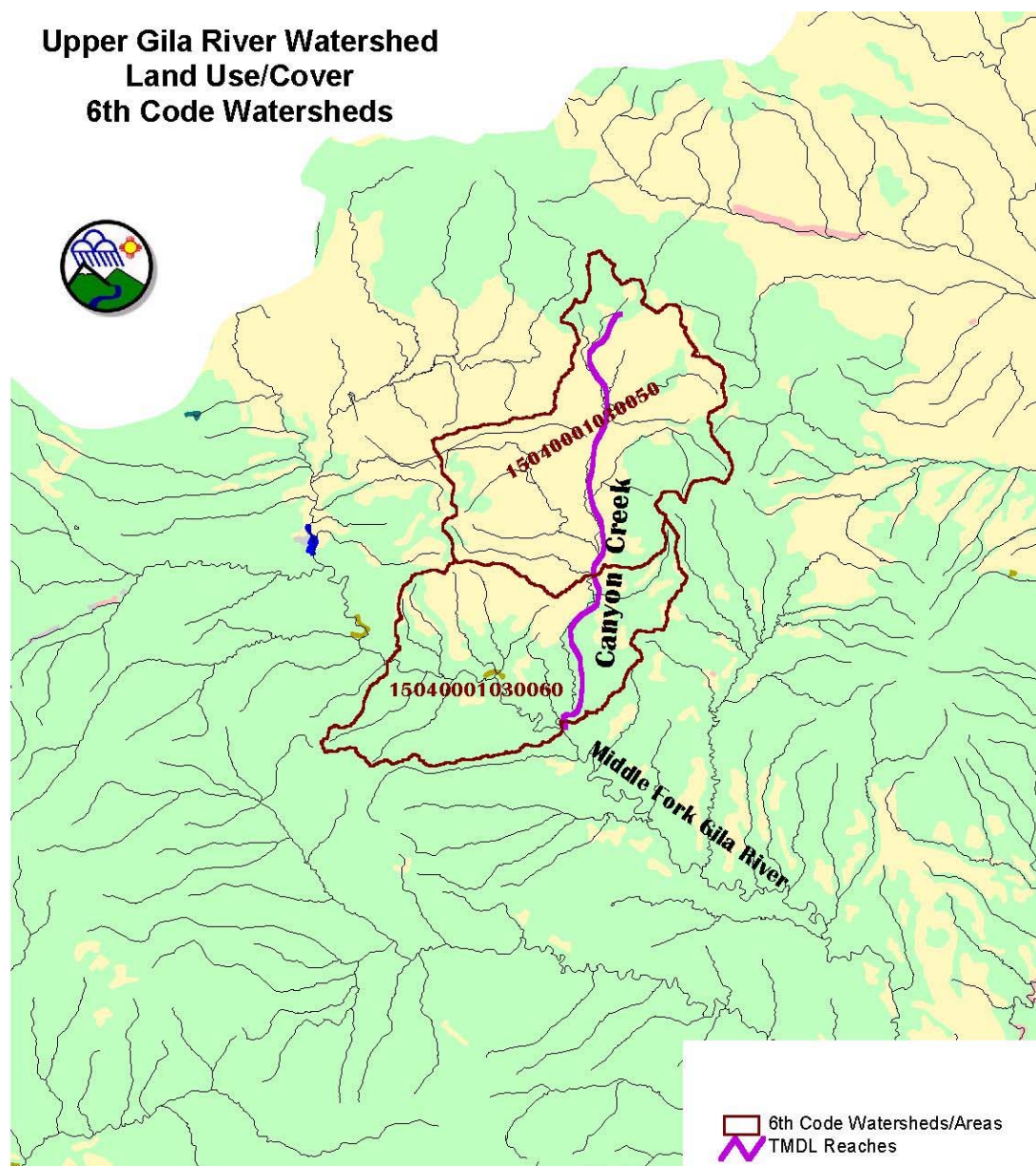
Upper Gila River Watershed  
Land Use/Cover  
6th Code Watersheds



**HUC 5 NAME**

**Middle Fork of the  
Gila River**

<u>HUC</u>	<u>ACRES</u>	<u>MI<sup>2</sup></u>
1030050	23,152	36.18
1030060	19,787	<u>30.92</u>



Source Data  
EPA Reachfile 3  
USGS Land Use/Cover  
Clifton, AZ Quadrangle 1982

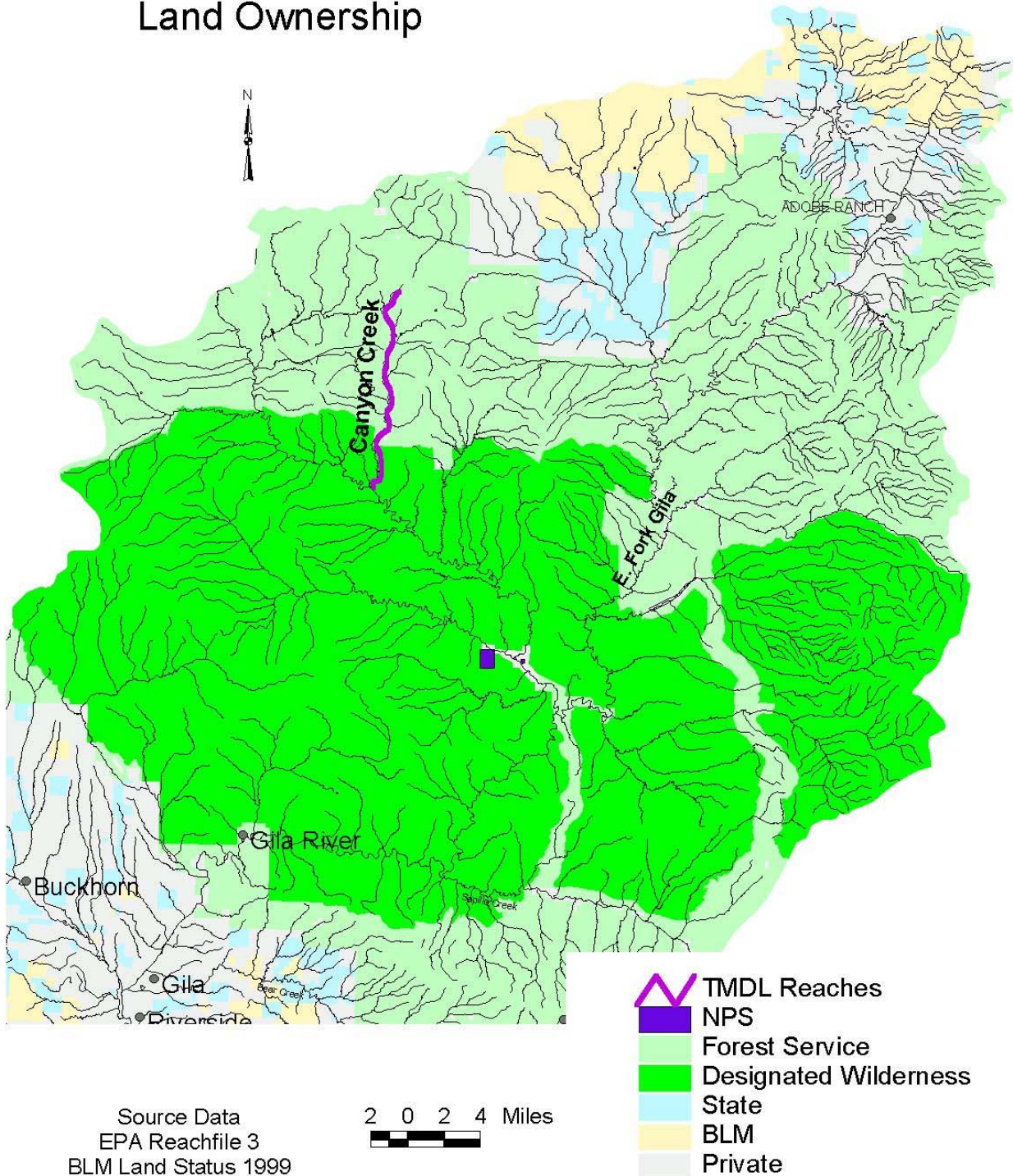
2 0 2 4 Miles

- Urban or Built-up
- Agricultural
- Rangeland
- Forest Land
- Water
- Wetland
- Barren

- 6th Code Watersheds/Areas
- TMDL Reaches

Figure 2

## Upper Gila River Basin Land Ownership





This general standard applies to surface waters of the state at all times, unless a specified standard is provided elsewhere. These water quality standards have been set at a level to protect cold-water aquatic life. The high quality coldwater fishery (HQCWF) use designation requires that a stream have water quality, streambed characteristics, and other attributes of habitat sufficient to protect and maintain a HQCWF. The plant nutrient standard leading to an assessment of use impairment is as follows:

*Plant nutrients from other than natural causes shall not be present in concentrations, which will produce undesirable aquatic life or result in the dominance of nuisance species in surface waters of the state.*

Canyon Creek is listed on the 2000-2001 NM 303(d) list of waters not meeting water quality standards, based on the presence of plant nutrients resulting in nuisance growths of algae. This reach was originally listed for plant nutrients based on 1992 data. This determination was based on the best professional judgment of the principal investigator during the 1992 intensive survey.

### **Plant Nutrient Assessment**



**Aquatic Vegetation and Woody Riparian  
Vegetation at Canyon Creek  
(Photo Taken on June 18, 2001)**

Since there are no numeric standards applicable to Canyon Creek for plant nutrients, an assessment for nutrient enrichment was made in the late spring and summer 2001 (Appendix F). This survey was conducted during high and low flow events in Canyon Creek. Additional water quality data were collected for nutrients, ions, and macroinvertebrates (using EPA's Rapid Bioassessment Protocols, RBP) and an algal bioassay was performed (Appendices D and E). As well, a data-collecting YSI<sup>®</sup> (multi-parameter water analysis probe) was deployed in Canyon Creek May 8-18, 2001, and June 18-23, 2001 (Appendix B). This probe was

programmed to record temperature, dissolved oxygen, conductivity, turbidity, and pH every fifteen minutes over the period of deployment. This sonde data was used in the Nutrient Assessment Protocol to determine the elevated dissolved oxygen or pH reading which could indicate high levels of plant productivity in the stream. The sonde data results are discussed later in this document in the linkage of water quality and pollutant sources section.

Large diurnal fluctuations in dissolved oxygen or pH are indicative of nutrient enrichment in the stream. Algae and aquatic plants reduce the levels of dissolved oxygen in the creek during the early hours of the morning as a result of respiration. This reduction of dissolved oxygen can be a limiting factor for aquatic communities in Canyon Creek. The algae and aquatic plants also increase dissolved oxygen above saturation during warm, sunny afternoons. These supersaturated levels could be harmful to fish in some instances causing gas-bubble disease. Plants and algae also consume carbon dioxide, which causes pH to rise. When algae and plants die, bacterial action promotes decay and nutrients are released either back into the water column or into the sediments. Nitrogen released during decomposition produces ammonia, and the amount of ammonia that is converted to the toxic unionized form is directly related to pH.

Aquatic macroinvertebrate data were also collected in June 2001 to determine the biotic health of Canyon Creek. There are no previous historic fisheries or aquatic macroinvertebrate data available for Canyon Creek.

### **Algal Bioassay**

There were no tests or models available to predict the combined effects of both macrophyte and algae interactions on nutrient cycles and water quality for Canyon Creek. Macrophytes compete with algae for light, so as their density and canopy height increases during the summer they inhibit algae growth. However, from the nutrient assessment on Canyon Creek there appeared to be more algae present in the stream than macrophyte growths. Therefore, an algal bioassay was performed for Canyon Creek.



**SWQB staff collecting benthic macroinvertebrate samples from the Canyon Creek sampling station.  
(Photo Taken on June 18, 2001)**

There are two potential contributors to nutrient enrichment, excessive nitrogen and phosphorus. In order to determine which of these two nutrients is limiting, an algal growth test was performed by the University of New Mexico (UNM), Department of Biology researchers (Appendix E). Laboratory analysis of ambient waters determined that Canyon Creek is nitrogen limiting in the addition of nitrogen stimulates algal growth. There is no indication that the water is limiting in phosphorus (Appendix E). This means that the level of nitrogen in Canyon Creek is driving the productivity of algae and macrophytes in the stream. Therefore, nitrogen needs to be controlled to limit the excessive plant growth in Canyon Creek.

Algal growth was measured by the UNM researchers by fluorescence measurements, and converted to algal dry weight by experimentally establishing a relationship between fluorescence and algal dry weight.

Various concentrations of N (as nitrate) and P (as phosphate), ethylenediaminetetra-acetic acid (EDTA), and Iron (Fe as Fe III-EDTA) were added to the water samples from Canyon Creek along with *Selanastrum capricornutum* (Appendix E). The water samples from Canyon Creek collected in June 2001 displayed significant algal growth without additions of phosphorus and nitrogen. However, the water samples were nitrogen limited in that the addition of nitrogen markedly increased algal growth in the bioassay bottles. Addition of EDTA did not stimulate growth, thereby indicating the absence of metal toxicity (Appendix E).

## **Flow**

The presence of plant nutrients in a stream can vary as a function of flow. As flow decreases, the concentration of plant nutrients can increase. Thus, a TMDL is calculated for each reach at a specific flow. The flow value used to calculate the TMDL for plant nutrients on Canyon Creek was obtained using a 4-day, 3-year low-flow frequency (4Q3) regression model. The 4Q3 is the annual lowest 4 consecutive day period discharge that will not fall below that discharge at least every 3 years (USGS, 2001). This method of estimating low flows was developed for ungaged, unregulated streams in New Mexico.

It is important to remember that the TMDL is a planning tool to be used to achieve water quality standards. Since flows vary throughout the year in these systems the target load will vary based on the changing flow. Management of the load should set a goal at water quality standards attainment, not meeting the calculated target load.

## **Calculations**

With respect to the plant nutrient problem in Canyon Creek, it was not possible to estimate the amount of nitrogen that can be tolerated by Canyon Creek without presenting a plant nutrient problem. Instead, the load calculations are based on algal growth. The algal bioassay for Canyon Creek provides a summary of algal growth in the bioassay when no additions of nitrogen were made (Appendix E). However, this test determined that the algal biomass in Canyon Creek was extremely productive, indicating a current plant nutrient and algal growth problem. Without any added nutrients, Canyon Creek supported twice the algal biomass as did water from the San Francisco River and Centerfire Creek sites (Appendix E). Nitrite and nitrate surface water samples (Appendix D) taken in Canyon Creek in June 2001 were elevated at 0.25 and 0.21 mg/L. Phosphorus values were also elevated at .078 mg/L in June of 2001. Therefore, a specific numeric nitrogen or phosphorus value which could indicate a level at which problematic algal growths in Canyon Creek could occur, was not determined from the bioassay tests. There was already a significant algal growth problem occurring in Canyon Creek and it was not possible to back-calculate a level at which algal growth was not an issue.

To address this, University of New Mexico (UNM) researchers relied on a 1978 EPA publication (Miller et al., 1978), which established four levels of productivity in surface

waters. This publication is the most current paper known for productivity classification in surface waters based on algal bioassays.

Canyon Creek has current algal productivity values in the moderately high productivity classification from Table 1 (Appendix E). The moderate productivity level for algal growth will be used in calculating the TMDL for plant nutrients. As stated previously, an excessive or high amount of aquatic vegetation is not beneficial to most stream life. The level of nutrient enrichment is often reflected by the types and amounts of aquatic vegetation in the water. High levels of nutrients may promote an overabundance of algae and floating and rooted macrophytes.

**Table 1: Productivity Classification Based on Algal Bioassays (Miller et al., 1978).**

<b>Algal Growth (mg dry weight/L)</b>	<b>Classification</b>
0.00-0.10	Low productivity
<b>0.11-0.80</b>	<b>Moderate productivity</b>
0.81-6.00	Moderately high productivity
6.10-20.00	High productivity

This TMDL was developed based on simple dilution calculations using 4Q3 flow (Appendix C) and the EPA moderate level productivity criterion based on algal bioassays in mg dry weight (Table 1). The TMDL calculation includes wasteload allocations, load allocations, and a margin of safety.

Target loads for plant nutrients are calculated based on a low flow (4Q3) the average value of the moderate productivity algal growth from Table 1, (0.455 mg dry weight/L ), and a unit-less conversion factor of 8.34, that is used to convert mg/L units to lbs/day (Appendix A Conversion Factor Derivation). The target loading capacity is calculated using Equation 1.

$$\text{Equation 1. } \text{critical flow (mgd)} \times \text{moderate level productivity criterion (mg dry weight/L)} \times 8.34 \text{ (conversion factor)} = \text{target loading capacity}$$

The target loads (TMDLs) predicted to attain standards were calculated using Equation 1 and are shown in Table 2.

**Table 2: Calculation of Target Loads**

<b>Location</b>	<b>Flow* (mgd)</b>	<b>Moderate Level Productivity Criterion** (mg dry weight/L)</b>	<b>Conversion Factor</b>	<b>Target Load Capacity (lbs/day)</b>
Canyon Creek	0.23	0.455	8.34	.873

\*Flow obtained using the 4Q3 regression model (USGS 2001) (Appendix C)

\*\*From Table 1. Productivity Classification Based on Algal Bioassays (Miller et al., 1978)



The measured loads were calculated using Equation 1. The flows were derived based on the 4Q3 for Canyon Creek. The productivity of algae in Canyon Creek when no additions of nitrogen or phosphorus were made in the bioassay are used in the calculation of the measured loads (Appendix E). Thus, the 1.8 mg dry weight/L (measured algal productivity value) from Canyon Creek is substituted for the moderate productivity criterion from Table 1 to calculate the measured load (Table 3) (Appendix E). This is a direct measurement from the stream water. This calculation is based on the chlorophyll content and fluorescence measurements. The same conversion factor of 8.34 was used. Results are presented in Table 3.

Background loads were not possible to calculate in this sub-watershed. A reference reach, having similar stream channel morphology and flow, was not found. It is assumed that a portion of the load allocation is made up of natural background loads. In future water quality surveys, finding a suitable reference reach will be a priority.

**Table 3: Calculation of Measured Loads**

Location	Flow* (mgd)	Lab Measure** Algal Growth (mg dry weight/L)	Conversion Factor	Measured Load (lbs/day)
Canyon Creek	0.23	1.8	8.34	3.45

\*Flow obtained using the 4Q3 regression model (USGS 2001) (Appendix C)

\*\*The actual lab measure for algal growth in Canyon Creek (mg dry weight/L).

## Waste Load Allocations and Load Allocations

### Waste Load Allocation

There are no point source contributions associated with this TMDL. The waste load allocation is zero.

### Load Allocation

In order to calculate the Load Allocation (LA), the waste load allocation, background, and margin of safety (MOS) were subtracted from the target capacity (TMDL) following Equation 2.

$$\text{Equation 2. } WLA + LA + MOS = TMDL$$

Results are presented in Table 4 (Calculation of TMDL for Plant Nutrients mg dry weight/L).

**Table 4: Calculation of TMDL for Plant Nutrients (mg dry weight/L).**

Location	WLA (lbs/day)	LA (lbs/day)	MOS (15%) (lbs/day)	TMDL (lbs/day)
Canyon Creek	0	0.742	0.131	0.873

The load reductions that would be necessary to meet the target loads were calculated to be the difference between the target load (Table 1) and the measured load (Table 2), and are shown in Table 4 (Calculation of Load Reductions).

**Table 5: Calculation of Load Reductions (lbs/day)**

<b>Location</b>	<b>Target Load</b>	<b>Measured Load</b>	<b>Load Reductions</b>
Canyon Creek	0.873	3.45	2.58

## **Identification and Description of Pollutant Source(s)**

**Table 6: Pollutant Source Summary**

<b>Pollutant Sources</b> (% from each)	<b>Magnitude</b> (WLA + LA + MOS)	<b>Location</b>	<b>Potential Sources</b>
<u>Point</u> : None	0	-----	None
<u>Nonpoint</u> : 100% Plant Nutrients		Canyon Creek	Natural, Rangeland, Road Maintenance/Runoff, Removal of Riparian Vegetation, Streambank Destabilization

## **Linkage of Water Quality and Pollutant Sources**

Where available data are incomplete or where the level of uncertainty in the characterization of sources is large, the recommended approach to TMDLs requires the development of allocations based on estimates utilizing the best available information. SWQB fieldwork includes an assessment of the potential sources of impairment (SWQB/NMED 2000a) and the Nutrient Assessment Protocol (Appendix F).

To determine whether a reach is nutrient impaired and large enough to cause undesirable water quality changes, three levels of assessment are available in the Nutrient Assessment Protocol (Appendix F). Level one and two nutrient assessments were used on Canyon Creek in 2001. In order to provide more information for the Nutrient Assessment Protocol, SWQB staff collected additional water quality on Canyon Creek May 8-18, 2001 and June 18-23, 2001. These water quality surveys were collected during high and low flows. Macroinvertebrates using EPAs Rapid Bioassessment Protocols (RBP) were collected on June 18, 2001, and results indicated the benthic community was in full support of its designated uses, however, impacts were observed to the community. The Hilsenhoff Biotic Index (HBI) uses macroinvertebrates to determine organic enrichment revealed that Canyon Creek has fairly significant organic pollution.

The HBI measures overall pollution tolerance of the benthic community to the degree of organic pollution. Canyon Creek had a score of 6.05-6.10 which indicated fairly significant organic pollution in the stream. Samples for nutrients and major ions were also collected for the nutrient assessment. Water samples for the limiting nutrient and algal bioassay were also collected on June 18 and 23, 2001. Results indicated that nutrient levels were elevated (Appendix D).

Overall, the observational and quantitative data collected for the nutrient assessment (Level 1 and 2) for Canyon Creek showed a violation of the narrative standard for plant nutrients, and indicated a water quality impairment. There were extensive amounts of watercress and filamentous algae in the stream (Appendix F). Several data points for pH and DO from the sondes deployed in May 2001 indicate possible high plant productivity in the stream. Afternoon DO levels were greater than 11mg/L and pH values were greater than 8.5. Both elevated values support impairment (Appendix B).

SWQB fieldwork includes an assessment of the potential sources of impairment (SWQB/NMEDa revised 10/2/00). The Pollutant Source(s) Documentation Protocol, shown as Appendix G, provides an approach for a visual analysis of a pollutant source along an impaired reach. Although this procedure is subjective, SWQB feels that it provides the best available information for the identification of potential sources of impairment in this watershed. A further explanation of the sources follows.

### *Canyon Creek*

The primary sources of impairment for Canyon Creek are natural, rangeland, road maintenance/runoff, removal of riparian vegetation and streambank destabilization. There are springs in the watershed that may be contributing elevated levels of naturally occurring nutrients to the stream. A spring house was located 100-200 feet upstream of the sampling station in 2001. There appeared to be a good stand of willow and narrowleaf cottonwood along most of the reach. However, due to flooding events, there is some solar gain to the waterbody.

In 1974 and 1976, several range studies were conducted. These studies concluded that the allotment was overstocked and that large areas of the allotment were in unsatisfactory condition. Based upon the study done in 1976, 2,485 acres (40%) of the allotment were in fair condition while the other 60% (3,825 acres) were in poor condition.

Livestock impact vegetation in two ways 1) by selective removal of palatable species during grazing and 2) by trampling and incidental damage of vegetation while foraging, moving or watering. Trampling is concentrated around water sources, salt grounds, and trails between forage and water areas. Cattle have access to Canyon Creek and were moving through the creek during periods when turbidity exceeded the standards in May 2001. However, the Forest Service (FS) grazing management plan for this watershed in 2001 excludes cattle from riparian areas, no grazing is allowed in the stream bottom, and cattle can be moved through the stream from the west side pasture to the east side pasture (and vice versa). As well, cattle may be allowed into the stream to drink when the pasture water tanks are dry (Menzie 2001).

Cattle in the riparian area of Canyon Creek may represent an important source of nutrient contributions. Animal waste in the stream or riparian area can directly impair water quality by increasing nutrient levels.

Use of existing roads and trails, new construction, and reconstruction are potential significant sources of on-site soil loss and sedimentation to downstream areas. The physical act of driving or walking down a road or trail removes vegetation and compacts the soil. During wet muddy periods, much damage can occur. Ruts can form and drainage may become impacted. None of the roads or trails within this watershed have seasonal closures. Many roads and trails on the Forest do not have adequate drainage, do not receive adequate maintenance and are not properly placed on the landscape. Implementation of best management practices such as installation of adequate drainage, re-vegetating the slopes, gravelling or paving the road/trail surface, and restricting use during wet periods can significantly reduce soil loss. Trails have a narrower width, but have problems similar to roads. Very few roads are on the Canyon Creek allotment. However, FR 142 accesses the private land and headquarters of the allotment, which could contribute some sediment loading in the stream and have nutrients bound to the sediment.

### **Margin of Safety (MOS)**

TMDLs should reflect a margin of safety based on the uncertainty or variability in the data, the point and nonpoint source load estimates, and the modeling analysis. For this TMDL, there will be no margin of safety for point sources, since there are none. However, for the nonpoint sources the margin of safety is estimated to be an addition of **15%** for Canyon Creek for plant nutrients to the TMDL, excluding the background. This margin of safety incorporates several factors:

#### *•Errors in calculating NPS loads*

A level of uncertainty exists in sampling nonpoint sources of pollution. Techniques used for measuring plant nutrient concentrations (phosphorus and nitrogen) in stream water have a (10%) precision (SWQB/NMED, 1999b). Accordingly, a conservative margin of safety increases the TMDL by **10%**.

#### *•Errors in calculating flow*

Flow estimates were based on the estimation of the 4Q3 for ungaged streams. Techniques used for measuring the flow on Canyon Creek have a (5%) precision. Accordingly, a conservative margin of safety increases the TMDL by **5%**.

### **Consideration of Seasonal Variation**

Data used in the calculation of this TMDL were collected during high and low flow seasons in order to ensure coverage of any potential seasonal variation in the system.



A data-collecting YSI<sup>®</sup> (multi-parameter water analysis probe was deployed in Canyon Creek from May 8-18, 2001, and from June 18-23, 2001.

When available, USGS gages are used to estimate flow. There was no USGS gage for Canyon Creek. Low flow was chosen as the critical flow for Canyon Creek as there is more potential to have higher concentrations of plant nutrients in the stream during late spring, summer and early fall. Also, there is more potential to have higher water and air temperatures, decreased periods of scouring, and maximum solar gain.

## **Future Growth**

Future growth and growth estimates are of interest to Western New Mexico University (WNMU), who in cooperation with other groups and agencies, has produced documentation pertaining to Socio-Economic studies of the southwestern counties in an attempt to better understand trends. Estimations of future growth are not anticipated to lead to a significant increase for plant nutrients that cannot be controlled with best management practice implementation in this watershed. Canyon Creek runs through almost entirely Forest Service managed lands with very little privately held lands.

## **Monitoring Plan**

Pursuant to Section 106(e)(1) of the Federal Clean Water Act, the SWQB has established appropriate monitoring methods, systems and procedures in order to compile and analyze data on the quality of the surface waters of New Mexico. In accordance with the New Mexico Water Quality Act, the SWQB has developed and implemented a comprehensive water quality monitoring strategy for the surface waters of the State. The monitoring strategy establishes the methods of identifying and prioritizing water quality data needs, specifies procedures for acquiring and managing water quality data, and describes how these data are used to progress toward three basic monitoring objectives: to develop water quality-based controls, to evaluate the effectiveness of such controls and to conduct water quality assessments.

The SWQB utilizes a rotating basin system approach to water quality monitoring. In this system, a select number of watersheds are intensively monitored each year with an established return frequency of every five to seven years.

The SWQB maintains current quality assurance and quality control plans to cover all monitoring activities. This document, "Quality Assurance Project Plan for Water Quality Management Programs" (QAPP) is updated annually (SWQB/NMEDb 2001). Current priorities for monitoring in the SWQB are driven by the 303(d) list of streams requiring TMDLs. Short-term efforts will be directed toward those waters which are on the EPA TMDL consent decree (Forest Guardians and Southwest Environmental Center v. Carol Browner, Administrator, US EPA, Civil Action 96-0826 LH/LFG, 1997) list and which are due within the first two years of the monitoring schedule. Once assessment monitoring is completed those reaches showing impacts and requiring a TMDL will be targeted for more intensive monitoring.

The methods of data acquisition include fixed-station monitoring, intensive surveys of priority water bodies, including biological assessments, and compliance monitoring of industrial, federal

and municipal dischargers, and are specified in the SWQB Assessment Protocol (SWQB/NMEDc revised 10-2-00). Long term monitoring for assessments will be accomplished through the establishment of sampling sites that are representative of the waterbody and which can be revisited every five to seven years. This gives an unbiased assessment of the waterbody and establishes a long term monitoring record for simple trend analyses. This information will provide time relevant information for use in 305(b) assessments and to support the need for developing TMDLs. The approach provides:

- a systematic, detailed review of water quality data, allowing for a more efficient use of valuable monitoring resources.
- information at a scale where implementation of corrective activities is feasible.
- an established order of rotation and predictable sampling in each basin that allows for enhanced coordinated efforts with other programs.
- program efficiency and improvements in the basis for management decisions.

It should be noted that a basin would not be ignored during its sampling hiatus. The rotating basin program will be supplemented with other data collection efforts. Data will be analyzed, field studies will be conducted, to further characterize acknowledged problems, and TMDLs will be developed and implemented. Both long term and field studies can contribute to the 305(b) report and 303(d) listing processes.

The following schedule is a draft for the sampling seasons through 2004 and will be followed in a consistent manner to support the New Mexico Unified Watershed Assessment (UWA) and the Nonpoint Source Management Program. This sampling regime allows characterization of seasonal variation and through sampling in spring, summer, and fall for each of the watersheds.

- 1998 Jemez Watershed, Upper Chama Watershed (above El Vado), Cimarron Watershed, Santa Fe River, San Francisco Watershed
- 1999 Lower Chama Watershed, Red River Watershed, Middle Rio Grande, Gila River Watershed (summer and fall), Santa Fe River
- 2000 Gila River Watershed (spring), Dry Cimarron Watershed, Upper Rio Grande 1 (Pilar north to the NM/CO border), Shumway Arroyo
- 2001 Upper Rio Grande 2 (Pilar south to Cochiti Reservoir), Upper Pecos Watershed (Ft Sumner north to the headwaters)
- 2002 Canadian River Watershed, San Juan River Watershed, Mimbres Watershed
- 2003 Lower Pecos Watershed (Ft. Sumner south to the NM/TX border including Ruidoso), Lower Rio Grande (southern border of Isleta Pueblo south to the NM/TX border)
- 2004 Rio Puerco Watershed, Closed Basins, Zuni Watershed

## **Implementation Plan**

### **Management Measures**

Management measures are “economically achievable measures for the control of the addition of pollutants from existing and new categories and classes of nonpoint sources of pollution, which reflect the greatest degree of pollutant reduction achievable through the application of the best available nonpoint pollution control practices, technologies, processes, citing criteria, operating methods, or other alternatives”(USEPA, 1993). A combination of best management practices (BMPs) will be used to implement this TMDL.

### **Introduction**

The presence of some aquatic vegetation is normal in streams. Algae and macrophytes provide habitat and food for all stream animals. However, an excessive amount of aquatic vegetation is not beneficial to most stream life. The level of nutrient enrichment is often reflected by the types and amounts of aquatic vegetation in the water. High levels of nutrients (especially nitrogen and phosphorus) may promote an overabundance of algae and floating and rooted macrophytes.

Plant respiration and decomposition of dead vegetation consume dissolved oxygen in the water. Lack of dissolved oxygen creates stress for all aquatic organisms and can cause fish kills. A landowner may have seen fish gulping for air at the water surface during warm weather, indicating a lack of dissolved oxygen (DO). Increases in primary productivity can increase invertebrates and fish in streams. However, excessive plant growth and decomposition can limit aquatic populations by decreasing dissolved oxygen concentrations. Nocturnal respiration can cause oxygen depletion in waters with high primary productivity and low aeration rates.

Reduced base flow, either naturally occurring (drought) or through anthropogenic actions, will also result in higher temperatures, slower water movement, and therefore, show increased nutrient levels.

The following is a list of examples that can contribute to plant nutrient exceedances:

- Point source nutrient contributions can come from wastewater ineffectively treated.
- Nonpoint sources of nutrients can be related to agricultural activities, such as over-application of fertilizer on fields or animal waste runoff including confined animal operations and grazing activities.
- Storm water runoff in urban areas can include fertilizer from lawns and pet waste.
- Septic tanks, cesspools, or any other mechanism for removal of liquid waste from human habitation are large contributors to surface water nutrients when ground water is shallow or systems have been improperly installed.

- Recreational areas such as horse trails or heavily used fishing areas, where the riparian vegetation has been removed or reduced, can contribute nutrients if waste materials run off into the stream. By removing riparian areas, the filtering mechanism for the runoff is also removed.
- Removal of water, through diversion, can reduce base stream flow and may possibly contribute high plant nutrient levels when temperatures rise. For example, stagnant pools can form in streams during extremely low flows and have excessive amounts of aquatic vegetation.

## **Actions to be Taken**

For this watershed the primary focus will be on the control of plant nutrients.

During the TMDL process in this watershed, point sources have been reviewed and will be addressed through the permit process. The nonpoint source contributions will need to address nutrient exceedances through BMP implementation.

Various BMPs can be used to address plant nutrient exceedances. Examples include:

1. A filter strip or vegetated buffer. These BMPs are particularly advantageous for runoff from agricultural fields and storm water drains because the vegetation would absorb a percentage of the nutrients. This BMP would also prevent sediment loading and turbidity in the river system by providing a filtering process for the runoff. (US EPA.1993. Guidance Specifying Management Measures for Sources of Nonpoint Pollution in Coastal Waters.)
2. Detention basins are effective techniques for the control of pollutant discharges from storm water runoff and confined animal operations. The basins would isolate potentially polluted runoff from streams. (Urban Targeting and BMP Selection, 1990, US EPA.)
3. Following source control management. Reduced and efficient application of fertilizer on agricultural fields, lawns, golf courses can effectively prevent nutrient loading in runoff. (New Mexico Farm-A-Syst Farmstead Assessment System, 1992, New Mexico State University, College of Agriculture and Home Economics, Cooperative Extension Service, Plant Sciences Department.)
4. Maintaining a healthy riparian ecosystem. The riparian functions to filter sediments from runoff will take up nutrients through root systems and provides shade to reduce ambient sunlight, which also increases aquatic growth. (Revegetating Southwest Riparian Areas, New Mexico State University, College of Agriculture and Home Economics, Cooperative Extension Service.)

Additional sources of information for BMPs to address plant nutrients are listed below. Some of these documents are available for viewing at the New Mexico Environment Department, Surface Water Quality Bureau, Watershed Protection Section Library, 1190 St. Francis Drive, Santa Fe, New Mexico.



## Agriculture

Internet websites:

<http://www.nm.nrcs.usda.gov/>

<http://www.nhq.nrcs.usda.gov/land/env/wq7.html>

<http://www.agcom.purdue.edu/AgCom/news/backgrd/9804.Joern.phosphorus.html>

[http://www.umaine.edu/pswl/Nutrient Management.htm](http://www.umaine.edu/pswl/Nutrient%20Management.htm)

<http://www.ag.ohio-state.edu/~ohioline/aex-fact/0464.html>

- Bureau of Land Management, 1990, Cows, Creeks, and Cooperation: Three Colorado Success Stories. Colorado State Office.
- Cotton, Scott E. and Ann C. Cotton, Wyoming CRM: Enhancing our Environment.
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- Maas, Richard P., Steven A. Dressing, and others, Best Management Practices for Agricultural Nonpoint Source Control, IV. Pesticides. USDA/EPA joint project Rural Nonpoint Source Control Water Quality Evaluation and Technical Assistance.
- New Mexico State University, 1992, New Mexico Farm-A-Syst Farmstead Assessment System. College of Agriculture and Home Economics, Cooperative Extension Service, Plant Sciences Department.

Section 6, Improving household Wastewater Management

Section 7, Improving Livestock Waste Storage

Section 8, Improving Livestock Yards Management

- USEPA Region 6 and Terrene Institute, 1994, Pollution Control for Horse Stables and Backyard Livestock, (handout).
- USEPA Region 4 and Tennessee Valley Authority, Animal Waste Treatment by Constructed Wetlands, (pamphlet).
- USEPA, Animal Waste Treatment by Constructed Wetlands. Water Management Division, Region 5, (pamphlet).

## Urban/Storm Water

- Delaware Department of Natural Resources and Environmental Control, 1997, Conservation Design for Stormwater Management: A Design Approach to Reduce Stormwater Impacts from Land Development and Achieve Multiple Objectives Related to Land Use. Sediment and Stormwater Program & the Environment Management Center, Brandywine Conservancy.
- US EPA, 1990, Urban Targeting and BMP Selection. Region V, Water Division.
- Taylor, Scott , and G. Fred Lee, 2000, Stormwater Runoff Water Quality. Science/Engineering Newsletter, Urban Stormwater Runoff Water Quality Management Issues, Vol. 3, No. 2. May 19.

## Miscellaneous

Internet websites:

<http://water.usgs.gov/nawqa/nutrient.html>

- International Erosion Control Association, 1994, Sustaining Environmental Quality: The Erosion Control Challenge, Proceedings of Conference XXV, February
- New Mexico Environment Department, 2000, A Guide to Successful Watershed Health. Surface Water Quality Bureau.
- New Mexico Environment Department, Maintaining your Septic System, (pamphlet).
- Terrene Institute, 1991, Your Guide to Preventing Water Pollution.
- USDA Forest Service Southwestern Region, Soil and Water Conservation Practices Handbook.
  - 1.)Section 22 – Range Management 22-1 through 22-4.
  - 2.)Section 23 – Recreation 23-2, 23-3, 23-5, & 23-6.
- USEPA, 1992, Managing Nonpoint Source Pollution. Office of Water, EPA-506/9-90.
- USEPA Region 6 and Terrene Institute, 1994, Landscape Design and Maintenance for Pollution Control, (handout).
- USEPA Region 4, 1992, A Common Sense Guide to Rural Environmental Protection.

- USEPA, 1999, Protocol for Developing Nutrient TMDLs. 1<sup>st</sup> Edition, EPA841-B-99-007.
  - 1.) Table 2. Common BMPs employed to control nutrient transport from agricultural and urban nonpoint sources, pg. 2-13
  - 2.) Nutrient Controls, pg.2-12
- USEPA, 1993, Guidance Specifying Management Measures For Sources of Nonpoint Pollution in Coastal Waters. Office of Water, Coastal Zone Act Reauthorization Amendments of 1990 (Authority of §6217(g)), EPA840-B-92-002.
- USEPA, 1999, Protocol for Developing Nutrient TMDLs. Office of Water, 4503 F, Washington DC 20460, EPA841-B-99-007, November, 1<sup>st</sup> Edition.
- USEPA Region 4, 1992, A Common Sense Guide to Rural Environmental Protection, 345 Courtland Street, N.E., Atlanta, Georgia, 30365, EPA904-B-92-002, September.
- Unknown, Selecting BMPs and other Pollution Control Measures.
- Unknown, Environmental Management. Best Management Practices
  - Construction Sites
  - Developed Areas
  - Sand and Gravel Pits
  - Farms, Golf Courses, and Lawns
- Zeedyk, William D., Managing Roads for Wet Meadow Ecosystem Recovery, USDA-FS, Southwestern Region, Report # FHWA-FLP-96-016

### **Other BMP Activities in the Watershed**

The following are activities in this watershed that have occurred, are occurring, or are in the planning stages to address plant nutrient sources or other nonpoint source issues in the Canyon Creek watershed. The Gila National Forest has taken an active role in the management of activities in the Canyon Creek Watershed. Concerning the Canyon Creek grazing allotment, the Gila National Forest produced an environmental assessment to authorize grazing of livestock on the allotment for a 10 year period, as well as a Cumulative Watershed Effects analysis. The result of these analyses was restricted grazing in the Canyon Creek allotment. As of 1998, livestock grazing in the watershed has been restricted from 70 cattle and 8 horses to 20 cattle and 4 horses. This will significantly decrease the impact from grazing to the watershed. With this action, the vegetative ground cover should increase, soil compaction should be reduced due to fewer numbers of cattle and horses, infiltration should increase, and runoff should decrease. This will result in less soil loss and sedimentation to downstream areas. Riparian condition in Canyon Creek should improve if cattle are kept out of the area.

### **Coordination**

In this watershed public awareness and involvement will be crucial to the successful implementation of this plan and improved water quality.

Staff from the SWQB is available to work with stakeholders to provide the guidance in developing the Watershed Restoration Action Strategy (WRAS). The WRAS is a written plan intended to provide a long-range vision for various activities and management of resources in a watershed. It includes opportunities for private landowners and public agencies to reduce and prevent impacts to water quality.

This long-range strategy will become instrumental in coordinating and achieving a reduction of turbidity and will be used to prevent water quality impacts in the watershed. SWQB staff is available to provide any technical assistance such as selection and application of BMPs needed to meet WRAS goals.

The SWQB cooperates with stakeholders in this watershed and encourages the implementation of BMPs. Certain reaches in the Canyon Creek watershed may be suitable habitat for beaver that face extirpation in other locations. Beaver activities can bring about a rapid growth of riparian vegetation, change an ephemeral stream into a perennial stream, capture sediment, raise the water table, and reduce flood velocities. SWQB encourages efficient management of livestock and wildlife. Lastly, the SWQB will encourage all landowners in the watershed to consider road issues that may cause impairment of the streams ability to function.

Stakeholders in this process will include SWQB, the Gila Monster (GM) group, Gila National Forest (GNF), the Gila Permitees Association, Grant Soil and Water Conservation District, and private landowners. Stakeholder public outreach and involvement in the implementation of this TMDL will be ongoing.

### **Timeline**

<b>Implementation Actions</b>	<b>Year 1</b>	<b>Year 2</b>	<b>Year 3</b>	<b>Year 4</b>	<b>Year 5</b>
Public Outreach and Involvement	X	X	X	X	X
Establish Milestones	X				
Secure Funding	X		X		
Implement Management Measures (BMPs)		X	X		
Monitor BMPs		X	X	X	
Determine BMP Effectiveness				X	X
Re-evaluate Milestones				X	X

### **Section 319(h) Funding Options**

The Watershed Protection Section of the SWQB provides USEPA 319(h) funding to assist in implementation of BMPs to address water quality problems on reaches listed on the 303(d) list or which are located within Category I Watersheds as identified under the Unified Watershed Assessment of the Clean Water Action Plan. These monies are available to all private, for profit, and nonprofit organizations that are authenticated legal entities, or governmental jurisdictions including: cities, counties, tribal entities, Federal agencies, or agencies of the State. Proposals are submitted by applicants through a request for proposals (RFP) process and require a non-federal match of 40% of the total project cost consisting of funds and/or in-kind services. Further information on funding from the Clean Water Act, Section 319(h) can be found at the New Mexico Environment Department website: <http://www.nmenv.state.nm.us>.

## **Assurances**

New Mexico's Water Quality Act (Act) does authorize the Water Quality Control Commission to "promulgate and publish regulations to prevent or abate water pollution in the state" and to require permits. The Act authorizes a constituent agency to take enforcement action against any person who violates a water quality standard. Several statutory provisions on nuisance law could also be applied to nonpoint source water pollution. The Water Quality Act also states in § 74-6-12(a):

*The Water Quality Act (this article) does not grant to the commission or to any other entity the power to take away or modify the property rights in water, nor is it the intention of the Water Quality Act to take away or modify such rights.*

In addition, the State of New Mexico Surface Water Quality Standards (Sections 20.6.4.6 C and 20.6.4.10.C NMAC) states:

*These water quality standards do not grant the Commission or any other entity the power to create, take away or modify property rights in water.*

New Mexico policies are in accordance with the federal Clean Water Act §101(g):

It is the policy of Congress that the authority of each State to allocate quantities of water within its jurisdiction shall not be superseded, abrogated or otherwise impaired by this Act. It is the further policy of Congress that nothing in this Act shall be construed to supersede or abrogate rights to quantities of water which have been established by any State.

*Federal agencies shall co-operate with State and local agencies to develop comprehensive solutions to prevent, reduce and eliminate pollution in concert with programs for managing water resources.*

New Mexico's Clean Water Action Plan has been developed in a coordinated manner with the State's 303(d) process.

All Category I watersheds identified in New Mexico's Unified Watershed Assessment process are totally coincident with the impaired waters lists for 1996 and 1998 as approved by EPA. The

State has given a high priority for funding, assessment, and restoration activities to these watersheds.

The description of legal authorities for regulatory controls/management measures in New Mexico's Water Quality Act does not contain enforceable prohibitions directly applicable to nonpoint sources of pollution. The Act does authorize the Water Quality Control Commission to "promulgate and publish regulations to prevent or abate water pollution in the state" and to require permits. Several statutory provisions on nuisance law could also be applied to nonpoint source water pollution. NMED nonpoint source water quality management utilizes a voluntary approach. The State provides technical support and grant monies for implementation of BMPs and other NPS prevention mechanisms through § 319 of the Clean Water Act.

Since portions of this TMDL will be implemented through NPS control mechanisms, the New Mexico Watershed Protection Program will target efforts to this and other watersheds with TMDLs. The Watershed Protection Program coordinates with the Nonpoint Source Taskforce. The Nonpoint Source Taskforce is the New Mexico statewide focus group representing Federal and State agencies, local governments, tribes and pueblos, soil and water conservation districts, environmental organizations, industry, and the public.

This group meets on a quarterly basis to provide input on the § 319 program process, to disseminate information to other stakeholders and the public regarding nonpoint source issues, to identify complementary programs and sources of funding, and to help review and rank § 319 proposals.

In order to obtain reasonable assurances for implementation in watersheds with multiple landowners, including Federal, State and private land, NMED has established Memoranda of Understanding (MOUs) with various Federal agencies, in particular the Forest Service and the Bureau of Land Management. MOUs have also been developed with other State agencies, such as the New Mexico State Highway and Transportation Department. These MOUs provide for coordination and consistency in dealing with nonpoint source issues.

## **Milestones**

Milestones will be used to determine if control actions are being implemented and standards attained. For this TMDL, several milestones will be established which will vary and will be determined by the BMPs implemented.

Milestones will be coordinated by SWQB staff and will be re-evaluated periodically, depending on which BMPs were implemented. Further implementation of this TMDL will be revised based on this reevaluation. As additional information becomes available during the implementation of the TMDL, the targets, load capacity, and allocations may need to be changed. In the event that new data or information shows that changes are warranted, TMDL revisions will be made with assistance of watershed stakeholders.

The re-examination process will involve: monitoring pollutant loading, tracking implementation and effectiveness of controls, assessing water quality trends in the waterbody, and re-evaluating the TMDL for attainment of water quality standards. Although specific targets and allocations

are identified in the TMDL, the ultimate success of the TMDL is not whether these targets and allocations are met, but whether beneficial uses and water quality standards are achieved.

## **Public Participation**

Public participation was solicited in development of these TMDLs. See Appendix H for flowchart of the public participation process. This draft TMDL was made available for a 30-day comment period starting **October 9, 2001**. Response to comments is attached as Appendix I of this document. The draft document notice of availability was extensively advertised via newsletters, email distribution lists, webpage postings (<http://www.nmenv.state.nm.us/>) and press releases to area newspapers.



## References Cited

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Miller, W.E. J.C. Greene and T. Shiroyama 1978. The *Slenastrum capricornutum* Printz Algal Assay Bottle Test. Corvallis Environmental Research Laboratory, U.S. Environmental Protection Agency Corvallis, OR. EPA-600/9-78-018

SWQB/NMEDa. 2000. Pollutant Source(s) Documentation Protocol.

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SWQB/NMEDc. 2000. State of New Mexico Procedures for Assessing Standards Attainment for 303(d) List and 305(b) Report.

USEPA. 1993. Guidance Specifying Management Measures for Sources of Nonpoint Pollution in Coastal Waters. EPA-840-B-92-002. Washington, D.C.

USGS. 2001. Analysis of the Magnitude and Frequency of the 4-day, 3-Year Annual Low-Flow and Two Regional Regression Models for Ungaged Sites on Unregulated Streams in New Mexico. USGS Water-Resources Investigations Report 01.

## **Appendices**

Appendix A: Conversion Factor Derivation for Canyon Creek

Appendix B: Sonde data for Canyon Creek

Appendix C: 4Q3 Derivation for Canyon Creek

Appendix D: Nutrient Data for Canyon Creek

Appendix E: Limiting Nutrient and Algal Bioassay for Canyon Creek

Appendix F: Nutrient Assessment Protocol for Canyon Creek

Appendix G: Pollutant Source(s) Documentation Protocol for Canyon Creek

Appendix H: Public Participation Process Flowchart for Canyon Creek

Appendix I: Response to Comments for Canyon Creek

## Appendix A: Conversion Factor Derivation for Canyon Creek

### 8.34 Conversion Factor Derivation

Million gallons/day x Milligrams/liter x 8.34 = pounds/day

$10^6$  gallons/day x 3.7854 liters/1-gallon x  $10^{-3}$  gram/liter x 1 pound/454 grams = pounds/day

$10^6 (10^{-3}) (3.7854)/454 = 3785.4/454$

= 8.3379

= **8.34**

## Appendix B: Sonde Data (as part of the Nutrient Assessment DO and pH Protocol) for Canyon Creek

Canyon Creek Sonde Data

<b>DateTime</b> <b>M/D/Y</b>	<b>DO Conc</b> <b>mg/L</b>	<b>pH</b>	<b>DateTime</b> <b>M/D/Y</b>	<b>DO Conc</b> <b>mg/L</b>	<b>pH</b>
05/08/2001 18:07	8.43	7.56	05/10/2001 8:07	8.31	7.48
05/08/2001 19:07	8.53	7.54	05/10/2001 9:07	9.03	7.68
05/08/2001 20:07	7.53	7.37	05/10/2001 10:07	10.44	8.05
05/08/2001 21:07	7.09	7.3	05/10/2001 11:07	11.23	8.46
05/08/2001 22:07	7.08	7.29	05/10/2001 12:07	11.57	8.79
05/08/2001 23:07	7.1	7.29	05/10/2001 13:07	11.73	8.86
05/09/2001 0:07	7.14	7.3	05/10/2001 14:07	11.72	8.98
05/09/2001 1:07	7.16	7.31	05/10/2001 15:07	10.7	8.56
05/09/2001 2:07	7.11	7.33	05/10/2001 16:07	10.74	8.27
05/09/2001 3:07	7.16	7.31	05/10/2001 17:07	10.33	8.18
05/09/2001 4:07	7.2	7.31	05/10/2001 18:07	9.72	8
05/09/2001 5:07	7.24	7.31	05/10/2001 19:07	8.33	7.57
05/09/2001 6:07	7.27	7.32	05/10/2001 20:07	7.42	7.39
05/09/2001 7:07	7.63	7.36	05/10/2001 21:07	7.02	7.31
05/09/2001 8:07	8.11	7.47	05/10/2001 22:07	7.01	7.28
05/09/2001 9:07	8.44	7.57	05/10/2001 23:07	7.06	7.29
05/09/2001 10:07	10.23	7.99	05/11/2001 0:07	7.12	7.3
05/09/2001 11:07	11.32	8.46	05/11/2001 1:07	7.16	7.3
05/09/2001 12:07	9.16	7.92	05/11/2001 2:07	7.22	7.31
05/09/2001 13:07	11.39	8.38	05/11/2001 3:07	7.23	7.33
05/09/2001 14:07	11.58	8.77	05/11/2001 4:07	7.26	7.33
05/09/2001 15:07	11.05	8.52	05/11/2001 5:07	7.26	7.35
05/09/2001 16:07	9.45	7.96	05/11/2001 6:07	7.3	7.35
05/09/2001 17:07	8.62	7.56	05/11/2001 7:07	7.66	7.4
05/09/2001 18:07	8.47	7.53	05/11/2001 8:07	8.21	7.49
05/09/2001 19:07	8.42	7.53	05/11/2001 9:07	8.6	7.6
05/09/2001 20:07	7.51	7.37	05/11/2001 10:07	10.12	8
05/09/2001 21:07	7.11	7.31	05/11/2001 11:07	11.04	8.36
05/09/2001 22:07	7.05	7.31	05/11/2001 12:07	11.03	8.63
05/09/2001 23:07	7.01	7.29	05/11/2001 13:07	11.52	8.79
05/10/2001 0:07	7.05	7.29	05/11/2001 14:07	10.38	8.59
05/10/2001 1:07	7.09	7.29	05/11/2001 15:07	10.94	8.48
05/10/2001 2:07	7.14	7.29	05/11/2001 16:07	10.99	8.55
05/10/2001 3:07	7.19	7.3	05/11/2001 17:07	8.69	7.77
05/10/2001 4:07	7.26	7.31	05/11/2001 18:07	7.86	7.46
05/10/2001 5:07	7.32	7.31	05/11/2001 19:07	7.98	7.44
05/10/2001 6:07	7.35	7.33	05/11/2001 20:07	7.35	7.34
05/10/2001 7:07	7.73	7.37	05/11/2001 21:07	7.01	7.31

<b>DateTime</b> <b>M/D/Y</b>	<b>DO Conc</b> <b>mg/L</b>	<b>pH</b>	<b>DateTime</b> <b>M/D/Y</b>	<b>DO Conc</b> <b>mg/L</b>	<b>pH</b>
05/11/2001 22:07	6.99	7.3	05/13/2001 12:07	10.43	8.33
05/11/2001 23:07	7	7.3	05/13/2001 13:07	11.35	8.78
05/12/2001 0:07	7.02	7.32	05/13/2001 14:07	10.94	8.65
05/12/2001 1:07	7	7.35	05/13/2001 15:07	9.37	8.17
05/12/2001 2:07	7.01	7.34	05/13/2001 16:07	10.1	8.04
05/12/2001 3:07	6.97	7.36	05/13/2001 17:07	10.13	8.16
05/12/2001 4:07	7.02	7.34	05/13/2001 18:07	8.98	7.75
05/12/2001 5:07	7.04	7.3	05/13/2001 19:07	8.65	7.6
05/12/2001 6:07	7.11	7.3	05/13/2001 20:07	7.58	7.43
05/12/2001 7:07	7.63	7.36	05/13/2001 21:07	6.82	7.32
05/12/2001 8:07	8.38	7.51	05/13/2001 22:07	6.52	7.28
05/12/2001 9:07	8.61	7.57	05/13/2001 23:07	6.64	7.29
05/12/2001 10:07	9.93	7.94	05/14/2001 0:07	6.69	7.3
05/12/2001 11:07	10.81	8.33	05/14/2001 1:07	6.58	7.28
05/12/2001 12:07	11.3	8.76	05/14/2001 2:07	6.63	7.29
05/12/2001 13:07	11.39	8.87	05/14/2001 3:07	6.72	7.31
05/12/2001 14:07	10.71	8.75	05/14/2001 4:07	6.8	7.32
05/12/2001 15:07	9.43	8.22	05/14/2001 5:07	6.88	7.31
05/12/2001 16:07	7.53	7.5	05/14/2001 6:07	6.91	7.32
05/12/2001 17:07	7.74	7.46	05/14/2001 7:07	7.31	7.35
05/12/2001 18:07	8.08	7.49	05/14/2001 8:07	8.65	7.53
05/12/2001 19:07	8.01	7.48	05/14/2001 9:07	9.56	7.75
05/12/2001 20:07	7.14	7.35	05/14/2001 10:07	10.71	8.2
05/12/2001 21:07	6.75	7.31	05/14/2001 11:07	11.56	8.64
05/12/2001 22:07	6.77	7.3	05/14/2001 12:07	11.24	8.84
05/12/2001 23:07	6.82	7.31	05/14/2001 13:07	8.57	7.97
05/13/2001 0:07	6.85	7.31	05/14/2001 14:07	8.48	7.51
05/13/2001 1:07	6.87	7.31	05/14/2001 15:07	10.65	8.21
05/13/2001 2:07	6.9	7.33	05/14/2001 16:07	8.78	7.72
05/13/2001 3:07	6.89	7.36	05/14/2001 17:07	8.73	7.6
05/13/2001 4:07	6.9	7.34	05/14/2001 18:07	9.48	7.82
05/13/2001 5:07	6.95	7.3	05/14/2001 19:07	8.27	7.6
05/13/2001 6:07	7.02	7.31	05/14/2001 20:07	7.49	7.43
05/13/2001 7:07	7.44	7.4	05/14/2001 21:07	6.94	7.33
05/13/2001 8:07	8.48	7.57	05/14/2001 22:07	6.92	7.3
05/13/2001 9:07	9.92	7.84	05/14/2001 23:07	6.95	7.29
05/13/2001 10:07	10.87	8.23	05/15/2001 0:07	7.02	7.3
05/13/2001 11:07	11.39	8.6	05/15/2001 1:07	7.07	7.31

<b>DateTime</b> <b>M/D/Y</b>	<b>DO Conc</b> <b>mg/L</b>	<b>pH</b>	<b>DateTime</b> <b>M/D/Y</b>	<b>DO Conc</b> <b>mg/L</b>	<b>pH</b>
05/15/2001 2:07	7.14	7.32	05/16/2001 16:07	10.23	8.55
05/15/2001 3:07	7.19	7.33	05/16/2001 17:07	9.26	8.09
05/15/2001 4:07	7.19	7.37	05/16/2001 18:07	8.43	7.72
05/15/2001 5:07	7.16	7.38	05/16/2001 19:07	7.79	7.51
05/15/2001 6:07	7.19	7.39	05/16/2001 20:07	7.07	7.37
05/15/2001 7:07	7.71	7.46	05/16/2001 21:07	6.6	7.29
05/15/2001 8:07	9.08	7.67	05/16/2001 22:07	6.56	7.27
05/15/2001 9:07	9.04	7.73	05/16/2001 23:07	6.59	7.27
05/15/2001 10:07	10.49	8.16	05/17/2001 0:07	6.66	7.26
05/15/2001 11:07	11.25	8.63	05/17/2001 1:07	6.71	7.28
05/15/2001 12:07	11.13	8.87	05/17/2001 2:07	6.75	7.3
05/15/2001 13:07	11.28	8.8	05/17/2001 3:07	6.82	7.28
05/15/2001 14:07	11.45	8.98	05/17/2001 4:07	6.91	7.29
05/15/2001 15:07	10.86	8.79	05/17/2001 5:07	6.97	7.29
05/15/2001 16:07	10.74	8.67	05/17/2001 6:07	7.07	7.3
05/15/2001 17:07	9.17	7.92	05/17/2001 7:07	7.44	7.35
05/15/2001 18:07	9.36	7.92	05/17/2001 8:07	7.83	7.44
05/15/2001 19:07	8.79	7.73	05/17/2001 9:07	8.08	7.53
05/15/2001 20:07	7.6	7.47	05/17/2001 10:07	9.8	7.92
05/15/2001 21:07	6.82	7.32	05/17/2001 11:07	10.66	8.32
05/15/2001 22:07	6.78	7.29	05/17/2001 12:07	11.19	8.77
05/15/2001 23:07	6.83	7.29	05/17/2001 13:07	11.36	8.94
05/16/2001 0:07	6.86	7.3	05/17/2001 14:07	11.33	9.03
05/16/2001 1:07	6.9	7.3	05/17/2001 15:07	10.73	8.85
05/16/2001 2:07	6.96	7.3	05/17/2001 16:07	10.29	8.55
05/16/2001 3:07	7.02	7.31	05/17/2001 17:07	9.87	8.25
05/16/2001 4:07	7.07	7.32	05/17/2001 18:07	8.56	7.78
05/16/2001 5:07	7.12	7.32	05/17/2001 19:07	7.85	7.54
05/16/2001 6:07	7.14	7.33	05/17/2001 20:07	7.18	7.39
05/16/2001 7:07	7.52	7.38	05/17/2001 21:07	6.6	7.29
05/16/2001 8:07	7.97	7.47	05/17/2001 22:07	6.55	7.26
05/16/2001 9:07	8.26	7.55	05/17/2001 23:07	6.58	7.26
05/16/2001 10:07	10	8	05/18/2001 0:07	6.65	7.26
05/16/2001 11:07	10.81	8.42	05/18/2001 1:07	6.75	7.27
05/16/2001 12:07	11.26	8.88	05/18/2001 2:07	6.83	7.27
05/16/2001 13:07	11.31	9.06	05/18/2001 3:07	6.89	7.29
05/16/2001 14:07	11.44	9.09	05/18/2001 4:07	6.94	7.3
05/16/2001 15:07	10.7	8.83	05/18/2001 5:07	6.98	7.3

<b>DateTime M/D/Y</b>	<b>DO Conc mg/L</b>	<b>pH</b>	<b>DateTime M/D/Y</b>	<b>DO Conc mg/L</b>	<b>pH</b>
05/18/2001 6:07	7.04	7.31	06/19/2001 21:00	5.65	7.27
05/18/2001 7:07	7.32	7.36	06/19/2001 22:00	5.47	7.21
05/18/2001 8:07	7.68	7.44	06/19/2001 23:00	5.54	7.18
05/18/2001 9:07	7.98	7.54	06/20/2001 0:00	5.6	7.16
05/18/2001 10:07	9.72	7.87	06/20/2001 1:00	5.67	7.15
05/18/2001 11:07	10.94	8.38	06/20/2001 2:00	5.7	7.14
05/18/2001 12:07	11.64	8.86	06/20/2001 3:00	5.76	7.14
06/18/2001 14:00	9.39	8.04	06/20/2001 4:00	5.86	7.14
06/18/2001 15:00	7.98	8.05	06/20/2001 5:00	5.98	7.15
06/18/2001 16:00	7.55	7.94	06/20/2001 6:00	6.08	7.16
06/18/2001 17:00	7.58	7.86	06/20/2001 7:00	6.28	7.18
06/18/2001 18:00	7.36	7.78	06/20/2001 8:00	6.53	7.2
06/18/2001 19:00	6.75	7.62	06/20/2001 9:00	6.69	7.22
06/18/2001 20:00	5.94	7.45	06/20/2001 10:00	7.48	7.32
06/18/2001 21:00	5.49	7.33	06/20/2001 11:00	7.84	7.42
06/18/2001 22:00	5.4	7.27	06/20/2001 12:00	8.02	7.62
06/18/2001 23:00	5.42	7.23	06/20/2001 13:00	7.83	7.88
06/19/2001 0:00	5.52	7.21	06/20/2001 14:00	7.17	7.79
06/19/2001 1:00	5.64	7.2	06/20/2001 15:00	6.95	7.64
06/19/2001 2:00	5.75	7.2	06/20/2001 16:00	6.27	7.45
06/19/2001 3:00	5.85	7.19	06/20/2001 17:00	6.05	7.33
06/19/2001 4:00	5.96	7.2	06/20/2001 18:00	6.27	7.3
06/19/2001 5:00	6.05	7.19	06/20/2001 19:00	6.37	7.29
06/19/2001 6:00	6.13	7.19	06/20/2001 20:00	6.15	7.25
06/19/2001 7:00	6.37	7.21	06/20/2001 21:00	5.84	7.21
06/19/2001 8:00	6.64	7.23	06/20/2001 22:00	5.79	7.18
06/19/2001 9:00	6.78	7.25	06/20/2001 23:00	5.86	7.16
06/19/2001 10:00	7.65	7.35	06/21/2001 0:00	5.86	7.15
06/19/2001 11:00	7.96	7.44	06/21/2001 1:00	6	7.16
06/19/2001 12:00	8.19	7.62	06/21/2001 2:00	6.11	7.16
06/19/2001 13:00	7.84	7.77	06/21/2001 3:00	6.21	7.16
06/19/2001 14:00	8.01	7.89	06/21/2001 4:00	6.27	7.17
06/19/2001 15:00	7.26	7.78	06/21/2001 5:00	6.37	7.17
06/19/2001 16:00	7.06	7.69	06/21/2001 6:00	6.4	7.17
06/19/2001 17:00	7.16	7.66	06/21/2001 7:00	6.59	7.19
06/19/2001 18:00	6.84	7.58	06/21/2001 8:00	6.96	7.23
06/19/2001 19:00	6.32	7.45	06/21/2001 9:00	6.98	7.24
06/19/2001 20:00	6.14	7.36	06/21/2001 10:00	7.88	7.37



<b>DateTime</b> <b>M/D/Y</b>	<b>DO Conc</b> <b>mg/L</b>	<b>pH</b>	<b>DateTime</b> <b>M/D/Y</b>	<b>DO Conc</b> <b>mg/L</b>	<b>pH</b>
06/21/2001 11:00	8.12	7.48	06/22/2001 10:00	8.01	7.41
06/21/2001 12:00	8.09	7.67	06/22/2001 11:00	8.25	7.57
06/21/2001 13:00	7.71	7.78	06/22/2001 12:00	8.09	7.79
06/21/2001 14:00	6.83	7.56	06/22/2001 13:00	7.87	8.02
06/21/2001 15:00	6.02	7.35	06/22/2001 14:00	6.9	7.76
06/21/2001 16:00	6.31	7.3	06/22/2001 15:00	5.38	7.42
06/21/2001 17:00	7.27	7.39	06/22/2001 16:00	4.8	7.19
06/21/2001 18:00	7.3	7.43	06/22/2001 17:00	6.1	7.28
06/21/2001 19:00	6.78	7.36	06/22/2001 18:00	6.27	7.29
06/21/2001 20:00	6.47	7.3	06/22/2001 19:00	6.1	7.24
06/21/2001 21:00	5.99	7.23	06/22/2001 20:00	6.25	7.22
06/21/2001 22:00	5.89	7.19	06/22/2001 21:00	5.85	7.17
06/21/2001 23:00	5.94	7.17	06/22/2001 22:00	5.8	7.15
06/22/2001 0:00	6.1	7.18	06/22/2001 23:00	5.9	7.14
06/22/2001 1:00	6.18	7.18	06/23/2001 0:00	5.98	7.14
06/22/2001 2:00	6.21	7.17	06/23/2001 1:00	6.07	7.14
06/22/2001 3:00	6.22	7.17	06/23/2001 2:00	6.16	7.14
06/22/2001 4:00	6.24	7.17	06/23/2001 3:00	6.25	7.15
06/22/2001 5:00	6.26	7.17	06/23/2001 4:00	6.27	7.15
06/22/2001 6:00	6.31	7.17	06/23/2001 5:00	6.32	7.15
06/22/2001 7:00	6.56	7.19	06/23/2001 6:00	6.27	7.15
06/22/2001 8:00	6.93	7.23	06/23/2001 7:00	6.47	7.18
06/22/2001 9:00	7.19	7.27			

## **Appendix C: 4Q3 Derivation for Canyon Creek**

The regression model developed for mountainous regions above 7,500 feet in New Mexico is as follows:

$$4Q3 = 7.1023 \times 10^{-5} DA^{0.68} P_w^{3.59} S^{1.23}$$

Where;

4Q3 = 4-day, 3-year, low-flow frequency, in cubic feet per second;

DA = drainage area, in square miles; and

P<sub>w</sub> = average basin mean winter precipitation 1961-1990, in mm

S = average basin slope

**Canyon Creek:**

$$P_w = 3683.243$$

$$DA = 46.653$$

$$\text{Slope} = .137$$

$$\text{Elevation} = 7874$$

$$0.35 \text{ cfs} = 7.1023 \times 10^{-5} (46.653)^{0.68} (3683.243)^{3.59} (.137)^{1.23}$$

## Appendix D: Nutrient Data for Canyon Creek

### 2001 Nutrient Data for Canyon Creek

<u>Analyte</u>	<u>Result</u>	<u>Units</u>	<u>Date</u>
Nitrate and Nitrite	<b>0.25</b>	mG/L	06/18/2001
	<b>0.21</b>	mG/L	06/23/2001
Ammonia	<0.1	mG/L	06/18/2001
	<0.1	mG/L	06/23/2001
TKN	<0.1	mG/L	06/18/2001
	0.129	mG/L	06/23/2001
Total Phosphorus	<b>0.078</b>	mG/L	06/18/2001
	<b>0.078</b>	mG/L	06/23/2001

**Appendix E:      Limiting Nutrient and Algal Bioassay (Abbreviated  
Version) for Canyon Creek**

**Algal Growth Potential (AGP) Assays**

on

**Water from the Gila Area**

to

State Of New Mexico  
Environment Department  
1190 St. Francis Drive  
P.O. Box 26110  
Santa Fe, New Mexico 87502

submitted to

Julie Tsatsaros

July 30, 2001

by

Larry L. Barton and Gordon V. Johnson

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Albuquerque, NM 87131  
Tel: 505-277-2537  
Fax: 505-277-4078  
Email: [lbarton@unm.edu](mailto:lbarton@unm.edu)

## Background:

The water was collected on 06-18/19/20/21-01 and transported on ice to our laboratory. The initial tests for growth potential were initiated two days later and were terminated after 14 days of incubation. Water from each site was autoclaved and filtered, and stored at 4° C for one week before the 14 day study concerning additions of nitrogen and phosphorus was initiated.

The procedures used for determining limiting nutrients and toxicity to algae was as established in the EPA-600/9-78-018 publication entitled *The Selenastrum Capricornutum* Prinz Algal Assay Bottle Test@ and EPA-660/3-75-034 publication entitled AProceedings: Biostimulation/and/ Nutrient Assessment Workshop@ The design is as follows:

Water from the creeks/river was autoclaved and passed through filters which had a pore diameter of 0.4 micrometers. The filtered water, 25 ml, was placed in 125 ml Erlenmeyer flasks which were covered with aluminum foil. Each assay was conducted in triplicate under laboratory conditions with continual fluorescent lighting..

The design of the test for algal growth potential is as listed below:

1. Control (filtered river water with no additions)
2. Control + 0.05 mg P/liter
3. Control + 1.00 mg N/liter
4. Control + 1.00 mg N + 0.05 mg P /liter
5. Control + 1.00 mg Na<sub>2</sub> EDTA/liter
6. Control + 1.00 mg Na<sub>2</sub> EDTA + 0.05 mg P/liter
7. Control + 1.00 mg Na<sub>2</sub> EDTA + 1.00 mg N/liter
8. Control + 1.00 mg Na<sub>2</sub> EDTA + 1.00 mg N + 0.05 mg P/liter
9. Control + 1.00 mg Na<sub>2</sub> EDTA + 1.00 mg N + 0.05 mg P + 4.5 □g Fe/liter

At the end of 10 days of incubation, the amount of chlorophyll was determined using fluorescence measurements. The fluorescence values were converted to dry weight values using a standard that we had constructed. The results are given in dry weight measurements as is in accordance with the EPA procedure. The water samples were designated as follows:

Designation	Site of collection
I	San Francisco River above Luna
II	Center Fire Creek at Spur Ranch
III	Lower Mangas Creek
IV	Canyon Creek

The following statements can be made concerning the individual waters:

#### **San Francisco River above Luna**

1. The river water is limiting in nitrogen. When nitrogen is added (see Figure 1) the growth response is linear up to 2.5 mg/L.
2. There is adequate phosphorus in the water to support algal growth even when the amount of nitrogen supplemented is 2.5 mgN/L.
3. As evidenced by the lack of stimulation with the presence of EDTA, there was no toxicity due to heavy metals.

#### **Centerfire Creek at Spur Ranch**

The water is slightly limiting in nitrogen. That is, when 0.25 N/L is added, the growth is stimulated; however, further additions of nitrogen do not stimulate algal growth. This indicates that something other than nitrogen becomes limiting. Slight limitation of phosphorus is noted (see Figure 5). Additions of 0.01 and 0.025 mg phosphorus/L stimulates growth; however, further additions do not increase growth. As evidenced by the lack of stimulation with the presence of EDTA, there was no toxicity due to heavy metals.

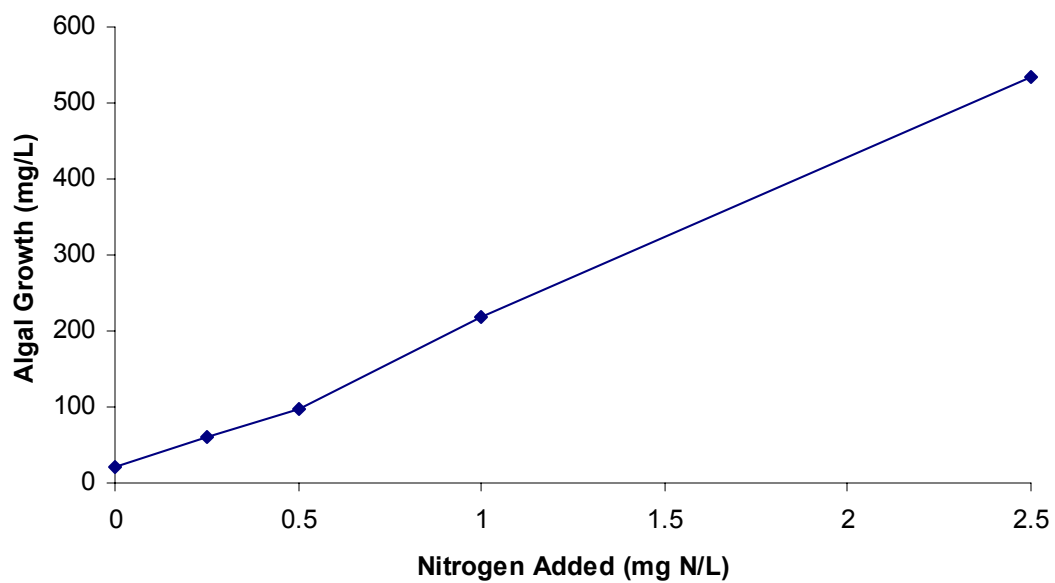
#### **Lower Mangas Creek**

1. The water is not low in available nitrogen because with the addition of nitrogen, there is no increase in algal growth. See Figure 3.
2. The water is definitely low in phosphorus because with the addition of phosphorus (Figure 6) there is nearly linear increase in algal growth.  
As evidenced by the lack of stimulation with the presence of EDTA, there was no toxicity due to heavy metals. Without added nutrients, water from Mangas Creek supported nearly four times the algal biomass as did water from San Francisco and Center Fire sites.

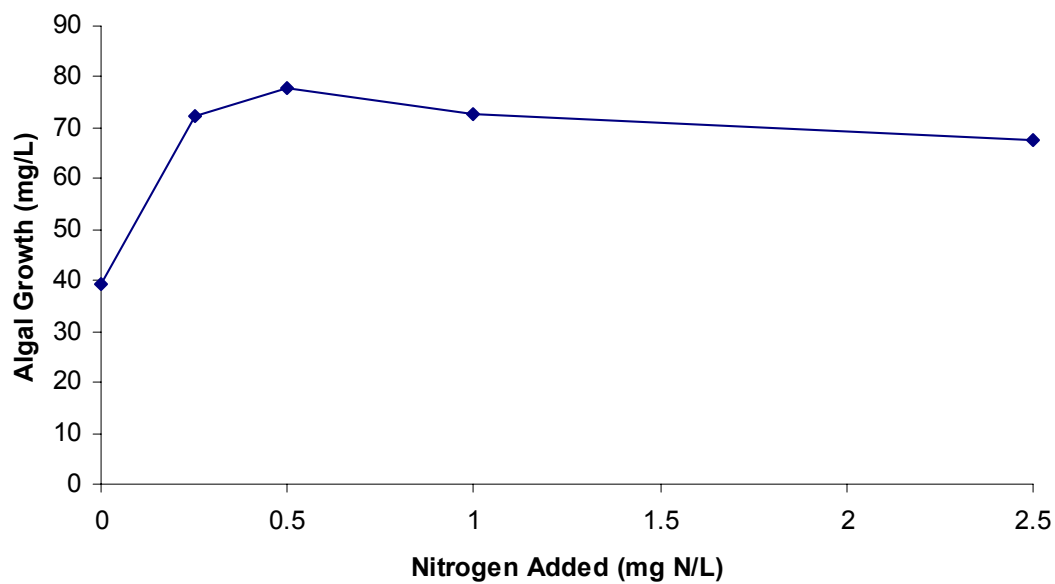
#### **Canyon Creek**

1. The water is nitrogen limited in that the addition of nitrogen stimulates algal growth. See Figure 4. Additions of nitrogen up to 1 mg/L give a linear increase in the amount of growth; however, growth above 1 mgN/L is stimulated at a lower level.
2. There is no indication that the water is limiting in phosphorus.
3. As evidenced by the lack of stimulation with the presence of EDTA, there was no toxicity due to heavy metals.
4. Without added nutrients, water from Canyon Creek supported twice the algal biomass as did water from the San Francisco and Center Fire sites.

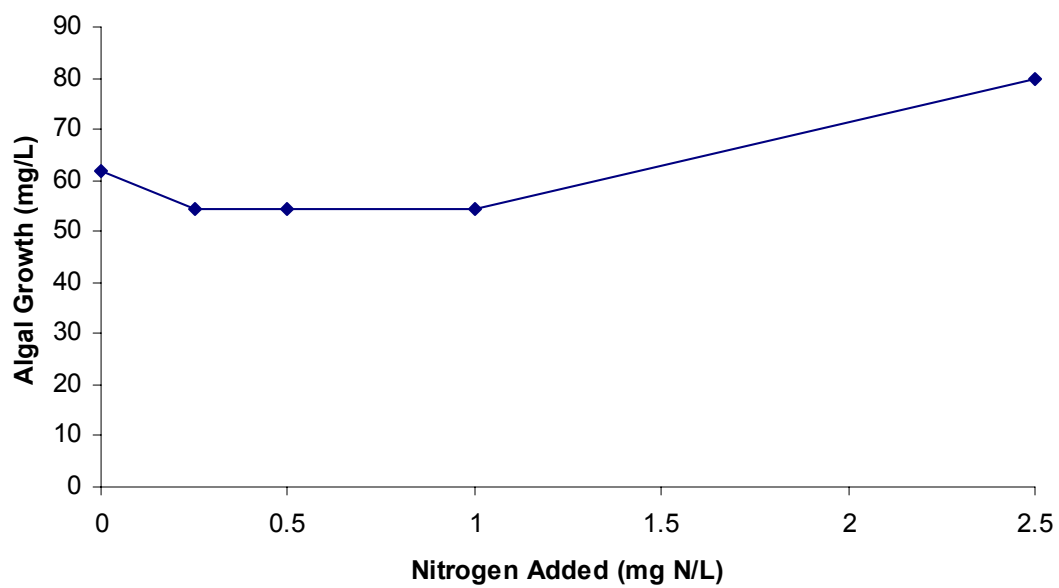




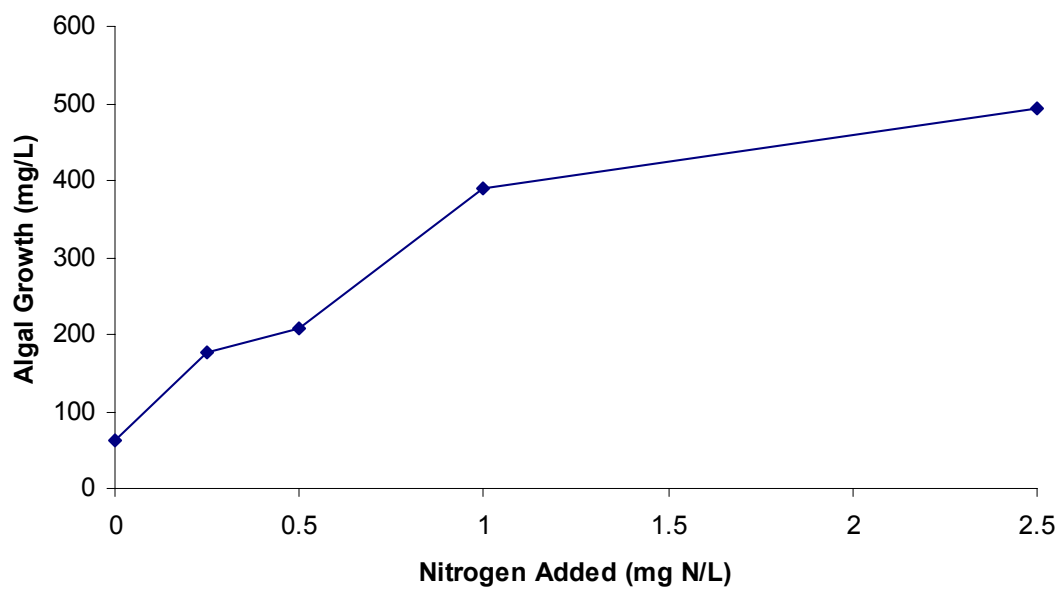
**Figure 1** – San Francisco River above Luna



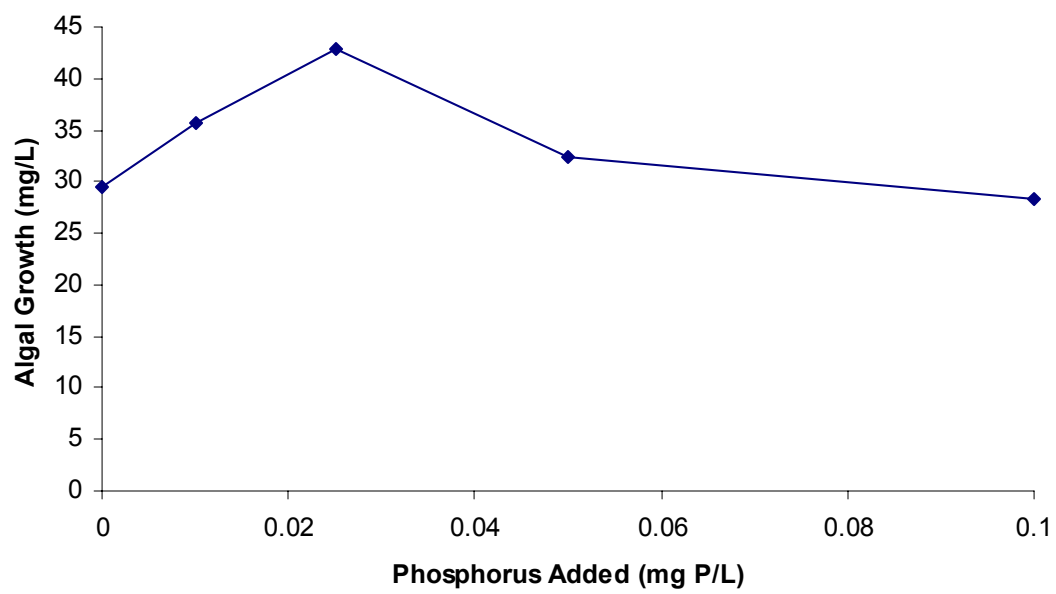
**Figure 2** – Center Fire Creek at Spur Ranch



**Figure 3** – Lower Mangas Creek



**Figure 4** – Canyon Creek



# **NUTRIENT ASSESSMENT PROTOCOL FOR STREAMS**



**New Mexico Environment Department  
Surface Water Quality Bureau**

**July 2000**

## Nutrient Assessment Protocol For Streams

### Purpose

The purpose of this document is to establish an assessment protocol for the determination of nutrient enrichment of streams. There is no numeric standard for nutrients in New Mexico. The narrative standard reads, “plant nutrients from other than natural causes shall not be present in concentrations which will produce undesirable aquatic life or result in a dominance of nuisance species in surface waters of the state (NMWQCC 2000)”. This protocol will be used to assess the need for a TMDL on a reach that is listed on the State of New Mexico’s 303 (d) list as impaired by plant nutrients.

### Background

The presence of some aquatic vegetation is normal in streams. Algae and macrophytes provide habitat and food for all stream animals. However, an excessive amount of aquatic vegetation is not beneficial to most stream life. The level of nutrient enrichment is often reflected by the types and amounts of aquatic vegetation in the water. High levels of nutrients (especially nitrogen and phosphorus) may promote an overabundance of algae and floating and rooted macrophytes.

Plant respiration and decomposition of dead vegetation consume dissolved oxygen in the water. Lack of dissolved oxygen creates stress for all aquatic organisms and can cause fish kills. A landowner may have seen fish gulping for air at the water surface during warm weather, indicating a lack of dissolved oxygen (DO). Increases in primary productivity can increase invertebrates and fish in streams. However, excessive plant growth and decomposition can limit aquatic populations by decreasing dissolved oxygen concentrations. Nocturnal respiration can cause oxygen depletion in waters with high primary productivity and low reaeration rates. Even relatively small reductions in dissolved oxygen can have adverse effects on both invertebrate and fish communities (EPA 1991). Saturation levels of greater than 115% have been shown to be harmful to aquatic life (Behar 1996). Development of anaerobic conditions will alter a wide range of chemical equilibria, and may mobilize certain pollutants and generate noxious odors (EPA 1991).

### Assessment Procedure

**The primary question to be answered is: Is this reach nutrient impaired, and is the area of impairment large enough to cause undesirable water quality changes?.** A nutrient impaired reach occurs where algal and macrophyte growths interfere with beneficial uses such as primary contact recreation, and high quality coldwater fishery etc. Algal biomass is the most important indicator of nutrient enrichment. Algae are either the direct (excessive, unsightly periphyton mats or surface plankton scums) or indirect (high/low DO and pH and high turbidity) cause of most problems related to excessive nutrient enrichment.

Algal and macrophyte growths may be determined to be a nuisance when there is 1) rotting algae and macrophytes in the stream, 2) substrate in the stream are choked with algae, 3) there are

diurnal fluctuations in DO and pH, and/or 4) a release of sediment bound toxins. The EPA criteria for levels of periphyton biomass that are a nuisance are 150 mg<sup>2</sup>/m<sup>2</sup> chlorophyll *a*.

This protocol should be applied in the field during critical seasons, especially during low flow periods such as summer and early fall. Normally, during this time there is more potential to have higher concentrations of plant nutrients in the stream, higher water and air temperatures, decreased periods of scouring, and maximum solar gain. This protocol consists of three levels, which range from a visual to analytical assessments. The different levels of assessment are used in sequential order to determine occurrence of nutrient over enrichment. Level I focuses on visual observations of a system and will usually provide enough information to determine whether a reach is impaired by plant nutrients, although it is often useful to continue with a Level II analysis. A Level II assessment combines analysis of chemical and biological samples to characterize the benthic community and water chemistry. If these measures contain exceedances of surface water quality standards, indicators of excessive primary production (i.e. large D.O. and pH fluctuation and/or high chlorophyll *a* concentration) or there is an unhealthy benthic community a Level III analysis can be performed. Level III analysis involves more quantitative measures and focuses on the algal and macrophyte community dynamics.

If it is determined that a stream reach is nutrient enriched, a TMDL will be written for that reach. Nutrient enrichment can be determined following a Level I analysis. In most cases, a level II-III analysis will be used to confirm this conclusion.

#### **Level I: Observational with Limited Measures**

The following measurement and observations should be made to assess for nutrient enrichment. If any of the measures are apparent, then there would be a strong indication of nutrient enrichment, and the analysis would move to a level II. If a reach is considered “borderline” a more intensive level II-III assessment would be made to further verify.

Location: **Canyon Creek 06/18/01**

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- Determine the presence of excess growth of algae and/or macrophytes. Record a visual estimate of percent algae coverage. Look for lush and deep green thick mats of algae, and dense stands of macrophytes. Coverages of greater than 70% may indicate excessive nutrient enrichment. Also note the presence of algae and macrophytes in the stream, substrate that is choked with algae and/or macrophytes, and where in the stream the growth is occurring (i.e. only on low flow areas, on fine substrate, or large stable substrate etc).

**80% watercress in the stream, 40-60% algae cover downstream, 20% upstream, very low cfs < 1 cfs**

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- Measure dissolved oxygen (D.O); field measurement should be measured in the late afternoon. Determine if the D.O. concentration is above 110% saturation. Only algal



production will cause supersaturated DO and high pH during the day. If a D.O. measurement can be taken at night, determine if the concentration exceeds surface water quality standards for that reach. Nocturnal respiration can cause oxygen depletion in waters with high primary productivity and low reaeration rates.

**8.08 mg/L and 87% saturation when sonde was deployed on 6/18/2001 at 12:00 PM. See sonde data from May and June 2001 (Appendix B)**

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- Measure the pH during the late afternoon. High pH is indicative of eutrophic conditions. Determine if the pH exceeds 9 or the standard for the stream reach.

**7.5 ntu when sonde was deployed on 6/18/2001 at 12:00 PM. See sonde data from May and June 2001 (Appendix B)**

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- Evaluate the coarse substrata (cobbles, boulders, and sand). Note the dominance and subdominant size classes. Look for the presence of slime on the coarse substrate. Note the occurrence and character of the slime (i.e. which substrate it occurs on, its thickness and color etc.). This slime is periphyton and may develop in response to nutrient enrichment.

**Cobble/gravels see pebble count information in turbidity TMDL for Canyon Creek. 80% watercress in the stream, 40-60% algal cover downstream, 20% upstream.**

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- Identify possible known sources of plant nutrients (i.e., septic, point source, confined animal feeding operations, residential development, fertilizers on agricultural land etc.) utilizing SWQB/NMED 1996b, observations of land use and other sources.

**Springs, cattle in the area, steep canyon (spring house 100-200 feet upstream)**

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- Gather existing data. Compile data on water quality, aquatic communities, land use, etc. for the reach of concern and associated watershed. Determine if the existing data (chemical, biological, land use, etc.) substantiates observational findings?

**See previous reports in file, no existing biotic data, macroinvertebrates taken June 2001**

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- Observe the color and clarity of the water. Measure the turbidity. Green colored water can indicate the presence of phytoplankton and high levels of total suspended solids (TSS) and turbidity. TSS attenuates light and decreases transparency. High levels of light and TSS and turbidity affect the response of algae to nutrients due to light attenuation and scouring.

TSS in the range of 10-32 mg/L and turbidity in the range of 7-23 NTU may reduce

abundance and diversity of benthic macrophytes to graze on the algae (EPA Guidance 1998).

**See May and June 2001 sonde data (Appendix B)**

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- Note if black fly larvae or other diptera dominate benthic community.

**No**

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- Estimate the extent of the impacted area (i.e. the distance of the stream that is impaired).

**All perennial portions**

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- Note where the indicators of nutrient enrichment change.

**Changed upstream of the springhouse**

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- Determine if the stream discharges to an impoundment.

**No**

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- Note the dominant velocity of the flow. The flow velocity influences algal growth. High flow events can scour the stream channel and reduce algal biomass. Reduced flows may produce drought conditions leading to low levels of algal biomass. Stable, moderate flows that provide plant nutrients may increase eutrophication problems.

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- Observe the riparian corridor. Record the character of the riparian area noting the height, density and removal of streamside vegetation (rivers need adequate light to develop and maintain high levels of algal biomass), so, an assessment of streamside vegetation will be necessary to determine if there is sufficient light to support an algal bloom.

**Good stand of willow/narrow leaf cottonwood, no sign of removal except due to floods, stream goes dry < ¼ mile upstream from sample site**

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## Level II: Limited Quantitative Measures Taken

Before selecting locations for sampling, walk a couple of hundred meters of the stream to ensure the sampling stations are representative (i.e. are not atypical) of the reach being characterized. The following data should be collected from each site:

- Three to fourteen days of continuous sonde data of dissolved oxygen, pH, conductivity, temperature, and turbidity. Observe predawn measurements for diurnal minimum dissolved oxygen concentrations and afternoon hours for maximum pH. Aquatic organisms are affected most by maximum pH and minimum DO rather than by daily means for those variables.

### See May and June 2001 sonde data (Appendix B)

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- Water samples should be collected for analysis of nutrient concentrations including total phosphorus and nitrogen. Soluble reactive phosphorus and dissolved inorganic nitrogen are the forms available for algal uptake, and are the forms determined (after digestion) for total nitrogen and total phosphorus (EPA Guidance 1998).

### See Appendix D

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- Algal metabolic rate at a given biomass and growth phase is controlled by temperature, in addition to water movement, nutrients, and light. Nutrient sampling should be conducted monthly to bimonthly during the season of greatest nutrient loading and during the season of greatest algal growth. Some nutrient sampling should also occur during the season of lowest algal biomass levels.

### See Appendix D

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- Chlorophyll *a* concentration should be measured by collecting a sample from a known area of substrate or from an artificial substrate (i.e. slides). Chlorophyll *a* concentration is used as a surrogate for algal biomass. **An algal indicator such as chlorophyll *a* is generally the most appropriate monitoring technique** (EPA 1991). Chlorophyll *a* values < 50 mg/m<sup>2</sup> are typical of unenriched or light scoured streams (EPA Guidance 1998). EPA (1998) guidance states that British Columbia developed algal biomass criteria for small wadeable streams: 50 mg/L of chlorophyll *a* to protect aesthetics, and 100 mg/L to protect against undesirable changes in stream communities.

### See Appendix E

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- Chlorophyll a is specific to algae, while Ash Free Dry Mass (AFDM) and turbidity includes living and non-living organic matter. **AFDM/Chlorophyll a is an autotrophic index for periphyton productivity, which can distinguish the relative response to inorganic nitrogen, phosphorus and biological oxygen demand (BOD) enrichment.** Streams enriched with inorganic nutrients that have eutrophication problems have ratios of AFDM/chlorophyll a >250, values > 400 indicate organically polluted conditions (EPA 1998).

#### See Appendix E



- Samples of benthic macroinvertebrates should be collected from the reach being characterized and a suitable reference site. In areas where other stressors such as sediment are not shown to be causing an impairment to the biological community, an assessment using metrics specific to organic enrichment such as the Hilsenhoff Biotic Index, or others as appropriate, should be conducted. **Indices employing macroinvertebrates as indicators of nutrient pollution have great potential. They are the most reliable and frequently used organisms to assess water quality (EPA 1998).** Macroinvertebrates are highly sensitive to changes in water quality and disturbance and are relatively immobile. They are also long lived and easy to sample, and are an important food supply for fish. Karr developed a 10 metric B-IBI index for macroinvertebrates to evaluate the effects of nutrient enrichment.

#### Macroinvertebrates taken at this site June 2001



- The ideal sampling procedure to survey the biological community would be to **sample each change of season, and then select appropriate sampling periods that accommodate seasonal variation (EPA 1996).** This ensures sources of ecological disturbance will be monitored and trends documented, and additional information will be available in the event of spills etc. Therefore, the response of the biological community to episodic events can be assessed (EPA 1996).



### Level III: Extensive Quantitative Measures Taken (Diatoms, Phytoplankton, IBA)

Level III analysis uses information gathered in Level I and II assessments combined with additional information that provides a more quantitative measure of over enrichment. In streams benthic algae production and biomass are the most useful of all aquatic flora parameters in monitoring changes in water quality (EPA 1991). Periphyton algal biomass above nuisance levels often produces wide diurnal swings in water quality variables. The use of models such as CE-QUAL-RIV1, QUAL2E, and FORTRAN can be very useful to assess aspects of nutrient over enrichment. CE-QUAL-RIV1 simulates water quality conditions with the highly unsteady flows that can occur in regulated rivers. QUAL2E allows simulation of diurnal variations in temperature or algal photosynthesis and enrichment. FORTRAN simulates water quality and quantity for a wide range of organic and inorganic pollutants from agricultural watersheds (EPA Guidance 1998). The qualitative measures to be taken for Level III Assessment include:

- Identify a reference reach for the test reach and compare the characteristics of the sites including algal biomass, algal community composition, benthic community composition and associated environmental conditions (such as nutrient concentrations, light, canopy cover, substrate, DO and pH).

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In streams, benthic algae production and biomass are the most useful of all aquatic flora parameters to monitor changes in water quality (EPA 1991). Periphyton algal biomass above nuisance levels often produces wide diurnal swings in water quality variables due to metabolism.

- River algal growth is likely related to nutrient levels during the season of greatest algal growth. **Generally, sampling once a month from June to September is adequate to assess algal biomass.** Although, if the algal biomass is high enough to cause excessive DO/pH fluctuations that violate water quality standards, then the time frames for those water quality violations should be judged for the accessibility of algal biomass levels (EPA 1996).

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- **For benthic algae, biomass, species richness, diversity, and productivity can be measured from natural or artificial substrates.** To reduce variability, algae should be sampled in the part of the stream where algae is most likely to conflict with beneficial uses. A sample of algae should be collected from a known area of natural or artificial substrates and filtered onto glass filter fibers for analysis of chlorophyll a concentration and biomass determination. A sample should also be preserved with formalin for identification. **An autotrophic index can be obtained by measuring the accumulation of organic material (i.e. Biomass) on artificial substrates over a period of one to two weeks.**

Until more is known about the natural variability of these parameters, the Chlorophyll a

concentration, biomass, and algal composition should be compared to the reference site(s) as well as EPA guidance.

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- Benthic macroinvertebrate samples should also be collected from the test reach and a reference site. The benthic community can be assessed using the 1999 RBP. This index of biological integrity (B-IBI) for macroinvertebrates uses a number of metrics that are non-specific to waste type and can evaluate effects of nutrient enrichment (e.g. Number of taxa, percent EPT-mayflies, stoneflies, and caddisflies, percent predators etc.). The advantages of the B-IBI include: low variability and high sensitivity, and absolute background values for a no effect condition (EPA Guidance 1998).

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#### References:

Barbour, M.T., J. Gerritsen, B.D. Snyder and J.B. Stribling. 1999. Rapid Bioassessment Protocols for Use in Streams and Wadeable Rivers: Periphyton, Benthic Macroinvertebrates and Fish, Second Edition. EPA 841-B-99-002. USEPA: Office of Water: Washington, D.C.

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SWQB/NMED. 1996b. Draft Pollutant Source Documentation Protocol.

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USEPA. 1991. Monitoring Guidelines to Evaluate Effects of Forestry Activities on Streams in the Pacific Northwest and Alaska. EPA-910-9-91-001. Seattle, WA.

USEPA. 1996. Biological Criteria. Technical Guidance for Streams Rivers Revised Edition. EPA 822-B-96-001.

USEPA. 2000. National Nutrient Assessment Strategy: An Overview of Available Endpoints and Assessment Tools. 2000. HTML#02. USEPA: Office of Water: Washington, D.C.

USEPA. 1998. Technical Guidance Document.

**Appendix G: Pollutant Source(s) Documentation Protocol for Canyon Creek**

# **POLLUTANT SOURCE(S) DOCUMENTATION PROTOCOL**



**New Mexico Environment Department  
Surface Water Quality Bureau  
July 1999**

This protocol was designed to support federal regulations and guidance requiring states to document and include probable source(s) of pollutant(s) in their §303(d) Lists as well as the States §305(b) Report to Congress.

The following procedure should be used when sampling crews are in the field conducting water quality surveys or at any other time field staff are collecting data.

**Pollutant Source Documentation Steps:**

- 1). Obtain a copy of the most current §303(d) List.
- 2). Obtain copies of the **Field Sheet for Assessing Designated Uses and Nonpoint Sources of Pollution**.
- 3). Obtain digital camera that has time/date photo stamp on it from the Watershed Protection Section.
- 4). Obtain GPS unit and instructions from Neal Schaeffer.
- 5). Identify the reach(s) and probable source(s) of pollutant in the §303(d) List associated with the project that you will be working on.
- 6). Verify if current source(s) listed in the §303(d) List are accurate.
- 7). Check the appropriate box(s) on the field sheet for source(s) of nonsupport and estimate percent contribution of each source.
- 8). Photodocument probable source(s) of pollutant.
- 9). GPS the probable source site.
- 10). Give digital camera to Gary King for him to download and create a working photo file of the sites that were documented.
- 11). Give GPS unit to Neal Schaeffer for downloading and correction factors.
- 12). Enter the data off of the **Field Sheet for Assessing Designated Uses and Nonpoint Sources of Pollution** into the database.
- 13). Create a folder for the administrative files, insert field sheet and photodocumentation into the file.

This information will be used to update §303(d) Lists and the States §305(b) Report to Congress.



# FIELD SHEET FOR ASSESSING DESIGNATED USES AND NONPOINT SOURCES OF POLLUTION

## CODES FOR USES NOT FULLY SUPPORTED

- |   |  |
|---|--|
| <input type="checkbox"/> HQCWF = HIGH QUALITY COLDWATER FISHERY | <input type="checkbox"/> DWS = DOMESTIC WATER SUPPLY |
| <input type="checkbox"/> CWF = COLDWATER FISHERY                | <input type="checkbox"/> PC = PRIMARY CONTACT        |
| <input type="checkbox"/> MCWF = MARGINAL COLDWATER FISHERY      | <input type="checkbox"/> IRR = IRRIGATION            |
| <input type="checkbox"/> WWF = WARMWATER FISHERY                | <input type="checkbox"/> LW = LIVESTOCK WATERING     |
| <input type="checkbox"/> LWWF = LIMITED WARMWATER FISHERY       | <input type="checkbox"/> WH = WILDLIFE HABITAT       |

Fish culture, secondary contact and municipal and industrial water supply and storage are also designated in particular stream reaches where these uses are actually being realized. However, no numeric standards apply uniquely to these uses.

REACH NAME:

SEGMENT NUMBER:

BASIN:

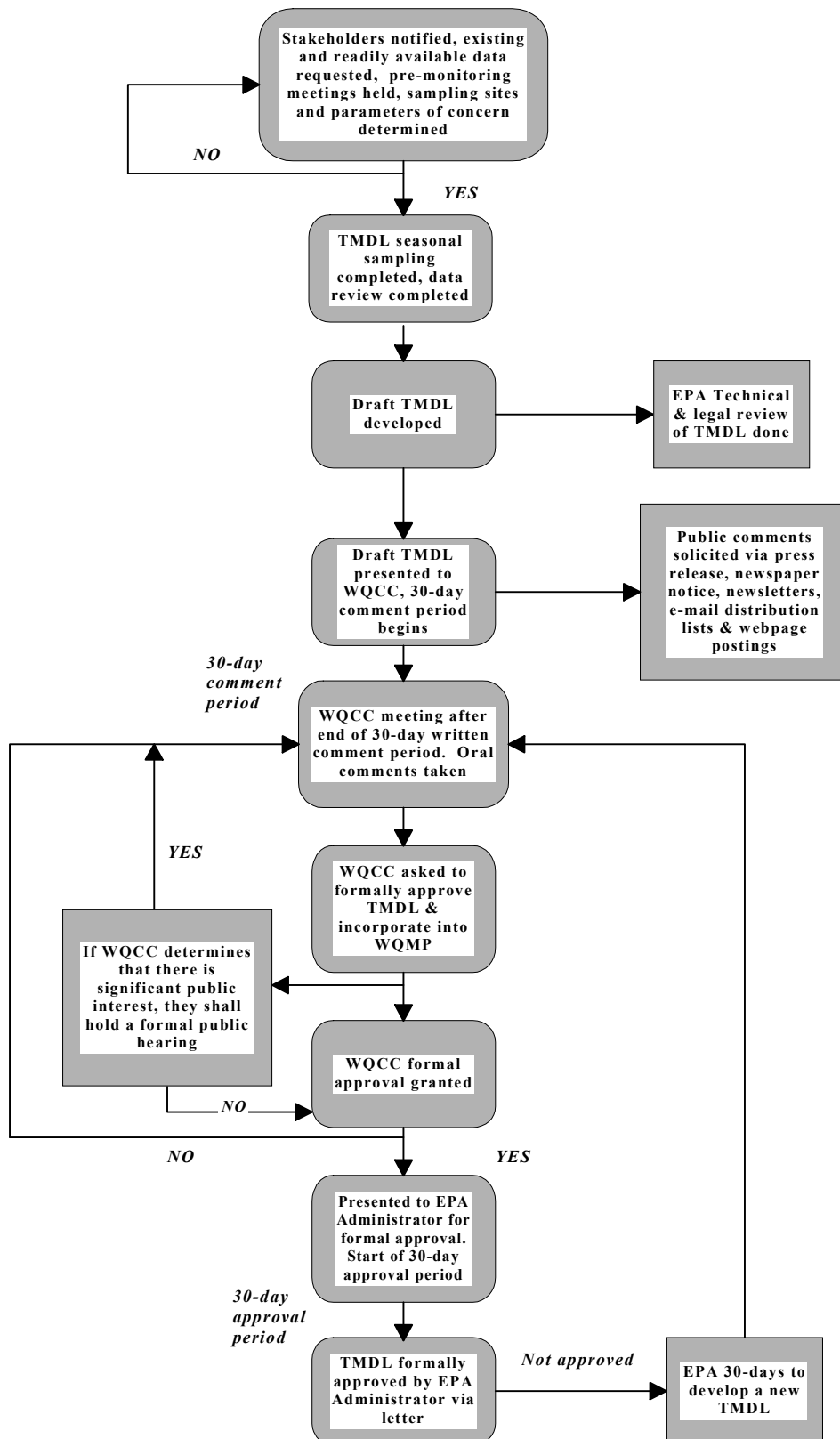
PARAMETER:

STAFF MAKING ASSESSMENT:  
DATE:

## CODES FOR SOURCES OF NONSUPPORT (CHECK ALL THAT APPLY)

- |  |  |  |
|--|--|--|
| <input type="checkbox"/> 0100 INDUSTRIAL POINT SOURCES                                     | <input type="checkbox"/> 4000 URBAN RUNOFF/STORM SEWERS                      | <input type="checkbox"/> 7400 FLOW REGULATION/MODIFICATION               |
| <input type="checkbox"/> 0200 MUNICIPAL POINT SOURCES                                      | <input type="checkbox"/> 5000 RESOURCES EXTRACTION                           | <input type="checkbox"/> 7500 BRIDGE CONSTRUCTION                        |
| <input type="checkbox"/> 0201 DOMESTIC POINT SOURCES                                       | <input type="checkbox"/> 5100 SURFACE MINING                                 | <input type="checkbox"/> 7600 REMOVAL OF RIPARIAN VEGETATION             |
|  |  | <input type="checkbox"/> 7700 STREAMBANK MODIFICATION OR DESTABILIZATION |
| <input type="checkbox"/> 0400 COMBINED SEWER OVERFLOWS                                     | <input type="checkbox"/> 5200 SUBSURFACE MINING                              | <input type="checkbox"/> 7800 DRAINING/FILLING OF WETLANDS               |
|  | <input type="checkbox"/> 5300 PLACER MINING                                  |  |
| <input type="checkbox"/> 1000 AGRICULTURE  | <input type="checkbox"/> 5400 DREDGE MINING                                  | <input type="checkbox"/> 8000 OTHER                                      |
| <input type="checkbox"/> 1100 NONIRRIGATED CROP PRODUCTION                                 | <input type="checkbox"/> 5500 PETROLEUM ACTIVITIES                           | <input type="checkbox"/> 8010 VECTOR CONTROL ACTIVITIES                  |
| <input type="checkbox"/> 1200 IRRIGATED CROP PRODUCTION                                    | <input type="checkbox"/> 5501 PIPELINES                                      | <input type="checkbox"/> 8100 ATMOSPHERIC DEPOSITION                     |
| <input type="checkbox"/> 1201 IRRIGATED RETURN FLOWS                                       | <input type="checkbox"/> 5600 MILL TAILINGS                                  | <input type="checkbox"/> 8200 WASTE STORAGE/STORAGE TANK LEAKS           |
| <input type="checkbox"/> 1300 SPECIALTY CROP PRODUCTION (e.g., truck farming and orchards) | <input type="checkbox"/> 5700 MINE TAILINGS                                  | <input type="checkbox"/> 8300 ROAD MAINTENANCE or RUNOFF                 |
|  | <input type="checkbox"/> 5800 ROAD CONSTRUCTION/MAINTENANCE                  | <input type="checkbox"/> 8400 SPILLS                                     |
| <input type="checkbox"/> 1400 PASTURELAND  | <input type="checkbox"/> 5900 SPILLS   | <input type="checkbox"/> 8500 IN-PLACE CONTAMINANTS                      |
| <input type="checkbox"/> 1500 RANGELAND  |  | <input type="checkbox"/> 8600 NATURAL                                    |
| <input type="checkbox"/> 1600 FEEDLOTS - ALL TYPES   | <input type="checkbox"/> 6000 LAND DISPOSAL                                  | <input type="checkbox"/> 8700 RECREATIONAL ACTIVITIES                    |
| <input type="checkbox"/> 1700 AQUACULTURE  | <input type="checkbox"/> 6100 SLUDGE   | <input type="checkbox"/> 8701 ROAD/PARKING LOT RUNOFF                    |
| <input type="checkbox"/> 1800 ANIMAL HOLDING/MANAGEMENT AREAS                              | <input type="checkbox"/> 6200 WASTEWATER                                     | <input type="checkbox"/> 8702 OFF-ROAD VEHICLES                          |
| <input type="checkbox"/> 1900 MANURE LAGOONS   | <input type="checkbox"/> 6300 LANDFILLS                                      | <input type="checkbox"/> 8703 REFUSE DISPOSAL                            |
|  | <input type="checkbox"/> 6400 INDUSTRIAL LAND TREATMENT                      | <input type="checkbox"/> 8704 WILDLIFE IMPACTS                           |
| <input type="checkbox"/> 2000 SILVICULTURE   | <input type="checkbox"/> 6500 ONSITE WASTEWATER SYSTEMS (septic tanks, etc.) | <input type="checkbox"/> 8705 SKI SLOPE RUNOFF                           |
| <input type="checkbox"/> 2100 HARVESTING, RESTORATION, RESIDUE MANAGEMENT                  | <input type="checkbox"/> 6600 HAZARDOUS WASTE                                | <input type="checkbox"/> 8800 UPSTREAM IMPOUNDMENT                       |
| <input type="checkbox"/> 2200 FOREST MANAGEMENT  | <input type="checkbox"/> 6700 SEPTAGE DISPOSAL                               | <input type="checkbox"/> 8900 SALT STORAGE SITES                         |
| <input type="checkbox"/> 2300 ROAD CONSTRUCTION or MAINTENANCE                             | <input type="checkbox"/> 6800 UST LEAKS                                      |  |
|  |  | <input type="checkbox"/> 9000 SOURCE UNKNOWN                             |
| <input type="checkbox"/> 3000 CONSTRUCTION   | <input type="checkbox"/> 7000 HYDROMODIFICATION                              |  |
| <input type="checkbox"/> 3100 HIGHWAY/ROAD/BRIDGE  | <input type="checkbox"/> 7100 CHANNELIZATION                                 |  |
| <input type="checkbox"/> 3200 LAND DEVELOPMENT   | <input type="checkbox"/> 7200 DREDGING                                       |  |
| <input type="checkbox"/> 3201 RESORT DEVELOPMENT   | <input type="checkbox"/> 7300 DAM CONSTRUCTION/REPAIR                        |  |
| <input type="checkbox"/> 3300 HYDROELECTRIC  |  |  |

## Appendix H: Public Participation Flow Chart for Canyon Creek



## **Appendix I: Response to Comments for Canyon Creek**

Comments of TMDL's  
Charles Souders  
Forest Soil Scientist  
Gila National Forest  
November 2, 2001

1. Listed Best Management Practices for several TMDL's. In the Glenwood Meeting Howard Hutckisons said that some of the BMP's shown were more for an urban situation rather than a forest situation. I agree. I do think we should show BMP's for grazing, road management, timber (where applicable), and fire. I have a Soil and Water Conservation Practices Handbook that Chic Spann in the Regional Office did several years ago. This might be helpful to you to write more applicable BMP's.

### **NMED Response**

**Best Management Practices, or BMPs, are generally tabulated under five commonly used areas for classification. Generally applied agricultural land use headings are: Irrigated Croplands, Non-Irrigated Croplands, Grazing Lands, Animal Waste Management, and Riparian & Wetlands. The Forest Service Handbook (2509.11) and the Soil and Water Conservation Practice Handbook refer to applicable BMPs based on respective agencies' interpretation of a particular "cause". Each agency/group will designate a particular "BMP code" to address a specific "action" that is needed, in response to change in a particular "indicator". In many jurisdictions there exist legislation, policy, rules, regulations and other legal requirements, which take precedence over the referenced Best Management Practices. These must be followed where they exist. However, the SWQB does not imply a "cause" within a TMDL document, nor do they monitor indicator species to effect a "designated BMP" reference. The SWQB is specifically charged with monitoring changes in the water column. Implications of causes can be made only through probable or possible causes in the course of routine water column monitoring. The wide range of BMPs suggested is specifically tailored to suit the watershed, not address a certain "cause" associated with reach specific probable causes. Because SWQB does not monitor terrestrial activities, we cannot infer that a particular "cause" is occurring within the watershed. Changes within the water column imply that certain activities may be occurring. Since all sources of terrestrial inputs to the water column are not monitored, nor implied, the SWQB suggests a wide range of BMPs to address all possible causes of water column changes.**

## 2. Mangus Creek TMDL

A. Cover page. Threatened and Endangered Species. It should say yes. The stream has Loach Minnow and Spikedace, both of which are T&E Species.

### **NMED Response**

**The Bureau agrees and the changes have been made.**

B. Under Other BMP activities in the Watershed. The forest is doing NEPA on several grazing allotments in the watershed. This should improve grazing management and watershed conditions.

### **NMED Response**

**The NEPA process for grazing allotments is a terrestrial activity. Grazing management and watershed conditions are vaguely linked, with the common factor being a comprehensive approach to restoration. Off road vehicle control, non-use road closure, thinning to promote groundcover growth, and an increase in riparian buffer quality, would be an example of a comprehensive approach. It has been demonstrated that elimination of cattle grazing, or ceasing to plant row crops for extended periods, does not initiate a restoration process for the watershed. The SWQB suggests a wide range of BMPs to address conditions to restore the watershed, not to address an “identified cause” by another agency/group.**

**The burn planned in March and April, 2001 was not completed.**

**This is the Mangus WQ project (FY01-I), and was delayed due to a delay in funds being released. The project is currently in the inter-agency MOU and private landowner permission process.**

2. Sapillo Creek (Turbidity and TOC) On page 2 and 6 of TOC the description of Background Information is not the same as Turbidity page 2 Background Information. I talked with Pete Stewart on this and Lake Roberts was drained and dredged in 1993. He thought that the lake was drained again 4 years ago, (not 6 years ago).

### **NMED Response**

The TMDL information came from Steve at the Las Cruces Game and Fish Department (oversight agency). The dates are not well documented in either the FS or the Game and Fish, due to the incident surrounding the drain. There was an incident where the overflow valve was compromised and lake was accidentally drained.

4. Whitewater Creek cover page. The lower portion of the creek has Loach Minnow T&E Species.

#### **NMED Response**

**The Bureau agrees and the changes have been made.**

Some where in the document it should show that above Whitewater Campground is wilderness. No grazing occurs in the wilderness. Potential treatments in the watershed above the campground is limited.

#### **NMED Response**

**The SWQB does not differentiate between sample locations on a designated segment. Study plans are generally adhered to, on an “availability of access” basis. Many monitored reaches of those identified segments have only one sample station. Due to the fact that the SWQB only monitors changes in the water column, and attributes probable or possible watershed causes to those changes in the water column, we cannot differentiate between “above and below” a particular sample station. The TMDL is written, and the study plans generated, to characterize a particular reach, of an identified segment, not to characterize a particular sample station. On some reaches, with very slow moving water, water is known to travel upstream due to wind action. The sampling and TMDL generation is, in essence, an averaging approach to characterize a very large segment or reach within a segment. As the number of sample stations gets larger, the water column data can take on more locational specific characteristics. Statistically, the number of stations that would be needed to positively characterize one particular station far exceeds the capabilities of SWQB.**

**SWQB does not monitor terrestrial activities, and it is assumed that the data collected, regardless of the numbers of stations on a particular segment, is characteristic of the entire water column, for that TMDL reach. The BMPs suggested are pertinent to watershed restoration activities that will promote long term water column quality improvement for the entire segment, not to address “causes” or “limitations” as identified by other agencies/groups.**

New Mexico Environment Department  
Surface Water Quality Bureau  
PO Box 26110  
Santa Fe, NM 87502

November 8, 2001

RE: Comments on Proposed TMDL for Plant Nutrients on Canyon Creek

To Whom It May Concern;

The following constitute Forest Guardians' comments on the above-named TMDL. We welcome the opportunity to participate in the public decision-making process for an issue as important and crucial to water quality as TMDL development. We hope that our comments are taken into serious consideration as the TMDL moves toward final approval, and we encourage you to continue to keep us informed so that we may continue to be involved in this process.

I. Voluntary Best Management Practices (BMPs)

We contend that voluntary BMP's in the draft implementation plan comply with neither the letter nor the spirit of the Clean Water Act, and will not result in the eventual re-attainment of water quality standards as envisioned by the TMDL process. We therefore urge you to include mandatory BMPs in the final TMDLs in order to assure that water quality standards have a real chance to be attained. We base this comment on the following narrative.

A TMDL consists of a pollutant specific standard and a plan to meet that standard. The standard, or "target load" is the maximum amount of pollution that a river can take from all sources without violating water quality standards. Once this "target load" is established, the TMDL then mandates pollution reductions to the various sources of pollution in a watershed to meet that standard. Pollution reductions are achieved through "load allocations" which set the maximum amount of pollution each source can contribute. These load allocations are referred to as "wasteload allocations" or "WLAs" when applied to point sources and "load allocations" or "LAs" when applied to nonpoint sources. A TMDL, therefore, represents the "sum of the individual WLAs for point sources and LAs for nonpoint sources and natural background." 40 C.F.R. § 130.2(i).

At a minimum, each plan of implementation must include "reasonable assurances" that the WLAs or LAs will, in fact, be implemented and achieved. With respect to WLAs for point sources, such assurances are easily provided by demonstrating how the load allocations will be incorporated into the permit. 40 C.F.R. §130.7(a). In each permit, effluent limitations can be adjusted to ensure that the pollution reductions succeed. With respect to nonpoint sources, providing these assurances is more difficult because there are generally no permits to adjust. Rather, the TMDLs are implemented via BMPs which are incorporated into a state's water quality management plan as outlined in section 303(e) of the CWA. 33 U.S.C. § 1313(e); 40 C.F.R. § 130.7(a).

Once the "target load" and "load allocations" are established, the TMDL process gets underway. The next step is to transform the calculations in the TMDL into real, on-the-ground results--to implement the TMDL. As a last resort measure, Congress mandated that TMDLs succeed in improving water quality. TMDLs "shall be established at a level necessary to implement the applicable water quality standards with seasonal variations and a margin of safety which takes into account any lack of knowledge." 33 U.S.C. § 1313(d)(1)(C). EPA agrees, stating that "TMDLs shall be established at levels necessary to attain and maintain . . . water quality standards." 40 C.F.R. § 130.7(c)(1). Whether or not a TMDL will improve water quality is therefore the standard for State TMDLs. 33 U.S.C. § 1313(d)(2).

Before approving a TMDL, EPA must ensure that the load allocations will succeed in protecting and improving water quality. 33 U.S.C. §§ 1313(d)(1)(C), 1313(d)(2); 40C.F.R. 130.7©. If EPA decides to disapprove a TMDL, then it must "establish such loads for such waters as [it] determines necessary to implement the water quality standards". 33 U.S.C. § 1313(d)(2).

"Reasonable assurances" are a required element of a TMDL and/or plan to implement a TMDL. Congress' intent to require reasonable assurances that TMDLs will be implemented to improve water quality is clearly reflected in the plain language of section 303 of the CWA, the legislative history of section 303 of the CWA, and the very purpose of the CWA. This is a reasonable conclusion because it ensures that the goals of the CWA are met.

In drafting the language of section 303 of the CWA, Congress consciously used the word "shall." States "shall" prepare TMDLs, "shall" establish such TMDLs at level necessary to implement water quality standards, "shall" disapprove TMDLs that fail to implement water quality standards, and "shall" have a management plan which includes TMDLs and a provision for "adequate implementation." 33 U.S.C. §§ 1313(d)(1)(C), 1313(e)(1), 1313(e)(3)(C), (F).

However the burden will fall primarily on the polluters to ensure that the BMPs are actually implemented. In NMED's own words from other TMDLs, cooperation from the polluters "will be pivotal in implementation of this TMDL." See Cordova Creek TMDL, 1999. The key word in NMED's plan is "cooperation." The polluters in that TMDL, like here, have the option of doing nothing. They can choose not to get involved-not to undertake the expensive and time consuming burden of implementing the BMPs. There are absolutely no obligations or mandates in the plan requiring polluters to implement the necessary BMPs.

By allowing section 319's voluntary program to be the sole basis for implementing the TMDL, the State is ignoring the "reasonable assurance" requirement. Unlike section 319's voluntary, consensus based approach under the CWA, TMDLs must "implement applicable water quality standards." 33 U.S.C. § 1313(d)(1)(C).

Thus, unlike section 319 plans, TMDLs must provide assurances that pollution reductions will occur and that water quality will be improved. See 33 U.S.C. § 1313(d)(1)(C). The "purely voluntary" plan to implement the TMDL plainly fails to provide such assurances. As such, there clearly are no assurances that this TMDL will be implemented to improve water quality.

The evidence suggesting that "purely voluntary" plans generally do not work is overwhelming. The failure of sections 208 and 319 of the CWA, two voluntary programs to control nonpoint source pollution, provides a good illustration. Unlike the CWA's point source program, which includes mandatory effluent limitations outlined in federally issued permits, the nonpoint source programs of section 208 and 319 of the CWA are void of any meaningful federal mandates. Both programs are "purely voluntary." They rely on voluntary state planning and implementation, technical assistance, and ineffective financial incentives, rather than mandatory controls, to abate nonpoint source pollution. See 33 U.S.C. §§ 1288(b)(2)(F), 1288(j), 1329(h). The result is predictable.

Today, while point source pollution is at a twenty year low, nonpoint source pollution is out of control. In EPA's own words, nonpoint source pollution remains the Nation's largest source of water quality problems. It's the main reason that approximately 40 percent of surveyed rivers, lakes, and estuaries are not clean enough to meet basic uses such as fishing or swimming. The current nonpoint source pollution problem can be attributed to one factor: State reliance on voluntary compliance.

Under the voluntary schemes of sections 208 and 319 of the CWA, states are opting not to implement nonpoint source controls. States are reluctant to require controls because, as one observer noted, "the expense to states, both in terms of money and the political costs of imposing burdensome regulations on powerful agricultural interests, is potentially significant." See Houck, *supra* footnote 10 at 527. Without a "meaningful federal mandate, the states, with a few . . . exceptions have not implemented polluted runoff programs of their own." *Id.*

Even though EPA is well-aware of this fact, the "protection" Agency is allowing states to use the voluntary, incentive-based program under section 319 of the CWA, without any upgrades, to implement TMDLs. Once again, the results are predictable. A 1998 study of 55 TMDLs approved by EPA, many with voluntary implementation plans, showed a "near-total avoidance of implementation measures." Oliver A. Houck TMDLs IV: The Final Frontier, 29 ELR 10469, 10481 (August, 1999). Today, EPA is aware of hundreds of "purely voluntary" TMDLs that are not being implemented.

Indeed, it was the "purely voluntary" nature of the 1965 Water Quality Act that led to the 1972 amendments and the birth of the TMDL program. See H.R. 11896 at 68, 69, 106, 107, 92nd Cong. (1972); S. Rep. No. 92-414, at 3675 (1972).



Similar congressional concerns over the futility of voluntary measures prompted the 1935 amendments to the Federal Power Act, 16 U.S.C. §§ 797-817, the 1977 and 1990 amendments to the Clean Air Act ("CAA"), 42 U.S.C. §§ 7401-7671q, and the 1990 amendments to the Coastal Zone Management Act, 16 U.S.C. §§ 1451 to 1465 ("CZMA").

As one court noted, the 1935 amendment to the Federal Power Act, "made licensing a mandatory requirement" for all new projects. *Cooley v. F.E.R.C.*, 843 F.2d 1464 (D.C. Cir. 1988) (citing S. Rep. No. 621, 74th Cong., 1st Sess. (1935) and *First Iowa Hydro- Electric Coop. v. FPC*, 328 U.S. 152 (1946)). The earlier, purely voluntary scheme "had proven inadequate for the development of a comprehensive system of water power regulation." *Id.*

In the 1977 amendments to the CAA, Congress again recognized the ineffectiveness of voluntary compliance. As the Sixth Circuit noted, "although some voluntary compliance and cooperation was achieved under the former version of the [CAA], Congress clearly found the earlier provisions an inadequate answer to the problem of interstate air pollution. *Air Pollution Control Dist. of Jefferson County, Ky. v. U.S.E.P.A.*, 739 F.2d 1071,1091 (6th Cir.1984) (citing H. R. Rep. No. 294, 95th Cong., 1st Sess. 329). The new mandatory CAA provisions, "were intended to establish an effective mechanism for prevention, control, and abatement of interstate air pollution." *Id.* at 1091. In 1990, Congress amended the CAA once again, this time replacing a failing "discretionary" state permitting program with a mandatory federally enforceable permitting scheme. See 42 U.S.C. §§ 7661-7661d.

In addition, in 1990 Congress passed the "Coastal Zone Reauthorization Amendments of 1990" (CZARA), amending the 1972 CZMA, because the earlier program of providing federal grant money for "voluntary" state programs was failing to protect coastal resources from nonpoint source pollution. Under the new approach, participating states are now required to prepare and submit to EPA for approval, a program to protect coastal waters from nonpoint source pollution. 16 U.S.C. § 1455b(a)(1). Before any federal money is dispersed, each state program must, at a minimum, include "enforceable policies and mechanisms to implement" the program. 16 U.S.C. § 1455(d)(16). CZMA defines "enforceable policy" to mean "State policies which are legally binding through constitutional provisions, laws, regulations, land use plans, ordinances, or judicial or administrative decisions, by which a State exerts control over private and public land and water uses and natural resources." 16 U.S.C. § 1453(6a). The existence of an "enforceable policy" provides the requisite assurance that plans will, in fact, be implemented and pollution reductions achieved.

In amending all of these environmental statutes Congress repeatedly and consistently has recognized the futility of "purely voluntary" programs in achieving Congressional goals. Today, a number of states are following Congress' lead by recognizing the need for enforceable policies and abandoning the voluntary approach towards controlling nonpoint source pollution.

In Idaho, for instance, the state's water pollution control law imposes an affirmative duty on nonpoint source polluters to implement BMPs in order to meet and implement water quality standards for all waters with TMDLs. See Idaho Code § 39-3618. Failure to implement BMPs in such waters, may result in a civil action from the state agency. See Idaho Code § 39-3622. The enforceable program is working. The TMDLs for Idaho's South Fork of the Salmon River provide a good illustration. These TMDLs, which include mandatory BMPs to minimize sediment inputs from forestry operations ( e.g., slope stabilization projects, grass seeding) are succeeding in returning a highly valued Chinook salmon and steelhead population to the once polluted River.

In Maryland, the State's Department of the Environment has the authority to require enforceable permits for certain nonpoint source discharges. See Md. Code. Ann., Envir. § 9- 323(b). In addition, all soil and sediment pollution is prohibited, except for agricultural activities conducted in accordance with soil conservation and water quality plans. See Md. Code. Ann., Envir. § 9-322. A violation of these provisions may result in corrective action orders, injunctions, civil penalties, and even criminal prosecution. See Md. Code. Ann., Envir. §§ 9-334, 9-335, 9- 338, 9-342, 9-343. Other states such as California, Oregon, Georgia, Vermont, and Wisconsin have adopted similar, enforceable approaches towards remedying nonpoint source pollution problems.

As described above, there is an overwhelming amount of evidence suggesting that "purely voluntary" measures are generally ineffective and unreliable. As such, a purely voluntary plan of implementation clearly does not belong in the TMDL. As a last resort measure there must be "reasonable assurances" that all TMDLs will be implemented to improve water quality and, voluntary plans, by themselves, fail to provide such assurances. In fact, NMED even concedes in other TMDLs that even with implementation of numerous BMPs, the waterway at issue may not be able to meet water quality standards.

Therefore, this purely voluntary approach does not belong in this TMDL because, unlike other clean up programs under the CWA, a TMDL comes with a mandate—there must be "reasonable assurances" that the TMDL will be implemented and will improve water quality. We urge the State to adopt measures similar to the ones outlined above and adopted by other States that are effective. We also urge NMED to pressure the Water Quality Control Commission to “promulgate and publish regulations to prevent or abate water pollution in the state” as authorized by New Mexico’s Water Quality Act. This authority is listed as an “Assurance” in the TMDL, and we feel is much more likely to reasonably assure that the TMDL actually leads to the attainment of WQS.

## II. Impacts of Grazing

Very little, if any, of the discussion in the permit concerning sources of non-attainment includes a reference to grazing activities on the watershed and their devastating impact on water quality. To the contrary, grazing is primarily mentioned in the section entitled “Other BMP Activities in the Watershed”.

This section refers to “...the Forest Service and private landowners *actively* manage grazing activities...” (emphasis added). The proposed TMDL is written in reliance on this statement- that the entities involved with grazing are actively managing their activities. Our experience with monitoring grazing allotments on Forest Service lands leads to the complete opposite conclusion: that the entities involved with grazing on Forest service lands are not actively managing their allotments, and are in fact not complying with their management plans, if they have a current one. This is not merely a theory of ours either, as we have filed several lawsuits on the recent past concerning this exact issue in an attempt to force the Forest Service and the allotment holders to comply with their management plans and protect natural resources, including riparian areas and their waterways.

By not addressing impacts of grazing in the TMDL and at the very least developing BMPs to account for the potentially devastating effects of grazing on water quality, we believe the proposed TMDL is deficient and will not effectively reach it's goals. Unless *all* sources of non-point source pollution are addressed in a TMDL, the waterway will continue to be impaired and in need of scarce monetary and physical resources in order to restore it to it's proper condition, and the Clean Water Act's goals will never be realized.

### III. Impacts of Water Diversions and Their Maintenance

Again, there is very little to no mention of the impacts of water diversions on this waterway and how they may adversely impact water quality. Thus, there are no strategies which address this source of pollution and no mitigative measures; therefore we seriously doubt that if this water is actually impacted by diversions, it will be able to improve and re-attain water quality standards as required by the Clean Water act.

### IV. Impacts of Roads and Road Maintenance Activities

There is similarly very little discussion of roads and their potential or real impacts on the waterway and those effects are not addressed in the BMPs. Again, we question how NMED can seriously attempt to bring this water back into attainment of standards if *all* of the pollution sources are not properly accounted for.

### V. Milestones and Measures of Success

In the TMDL, there are a number of “Milestones” and “Measures of Success” listed, presumably as a means of assessing whether the TMDL process is working towards the goal of restoration. Unfortunately, nowhere in these assessment protocols can we find a reference to aquatic species' health and rerstoration of native species to their habitats listed as a measure of success or productivity towards goals. This is inexcusable when one considers the deleterious effects of pollutants on aquatic species, especially the harm caused by severe algal blooms like the ones found on this waterway. How can NMED be serious about restoration and de-listing if you do not consider progress in the health of the ecosystem, measured by aquatic species, when you are

looking down the road to check to see if your TMDL is serving it's purpose. We seriously doubt that any real progress will be made if aquatic species' health is not given primary consideration.

## **NMED Response**

**Restoration, including stocking of native species is not under the jurisdiction of the SWQB. However, in the Milestones section of the TMDLs, the SWQB states that milestones will be re-evaluated, and this process will involve re-evaluating the TMDL for attainment of water quality standards. Although specific targets and allocations are identified in the TMDL, the ultimate success of the TMDL is not whether these targets and allocations are met, but whether the beneficial uses and water quality standards are achieved.**

**The SWQB utilizes the biological data assessment protocols in the most recent EPA-approved Quality Assurance Project Plan for Water Quality Management Programs (QAPP) to determine any level of biological impairment in streams around the state.**

**These protocols are derived from the EPA-developed rapid assessment protocols for benthic macroinvertebrates and fisheries sampling and analyses.**

**Several of the SWQB protocols developed (i.e. stream bottom deposits and plant nutrients) involve directly measuring impacts to the aquatic community (including macroinvertebrates and fisheries) for specific pollutants in order to determine whether designated uses and standards are/not being met.**

**The Nutrient Assessment Protocol developed by the SWQB involves gathering existing data on aquatic communities for the reach being assessed. Often, if there is not current information on the aquatic community, the SWQB will conduct rapid bioassessment protocols for fish and/or macroinvertebrates to gather recent data. The findings are then included in the TMDL document under linkage of water quality and pollutant sources, and also in the reach specific assessment forms for each reach sampled in the State. Assessment for aquatic life impairment is done for TMDL listed streams, and/or streams that is not currently listed as impaired as part of our overall watershed monitoring strategy.**

## **VI. Conclusion**

We feel that this TMDL, as written, will not lead to a re-attainment of water quality standards in a timely and efficient manner, if at all. Our biggest concern is with the implementation of voluntary BMPs, which we fear will result in non-implementation. History shows that voluntary BMPs and similar measures rarely result in on the ground implementation, and that mandatory measures are the correct steps to take if the State is serious about cleaning up New Mexico's imperiled waters. We also find that the lack of thorough analysis and resultant paucity of corrective measures to address the adverse impacts of water diversions, grazing, and roads on this water is not in line with the Clean

Water Act's goals and objectives. Also, since there are no point sources located within this watershed, it should be relatively straightforward to focus on the non-point sources as a means of restoring the health of the water. This primarily means that grazing and its deleterious effects need to be better addressed through the TMDL process or we are sure that the water will never be restored.

#### **NMED Response**

**For every TMDL written by the SWQB, the TMDL identifies all potential sources of impairment (as listed on the cover page of every TMDL). As well, there is a discussion of the linkage of water quality and pollutant sources in every TMDL. Sources of impairment are from the best professional judgment of SWQB staff conducting the sampling effort and TMDL development. The Pollutant Source Documentation Protocol is utilized in the field, and included in TMDLs to identify the probable source of the pollutant. This protocol involves photo documentation of potential sources for each stream reach, and can be found with the source identification field sheet in the TMDL document, and in our administrative files.**

**Throughout the TMDL process, stakeholders are strongly encouraged to help identify any potential sources of contaminants. The public has an opportunity to comment on any potential sources of pollutants throughout the public comment period for TMDLs. Their comments then become part of the TMDL document when it is finalized.**

We hope that when the final TMDL is written, you will reconsider this draft and remedy the problems that we have outlined above. Nothing less than the future of New Mexico's imperiled waters is at stake, and this resource is too important to not re-evaluate this potentially high impact document. Thank you for your consideration, and please contact us if you have any questions or concerns with our comments.

Sincerely,

Scott C. Cameron  
Clean Water Coordinator  
Forest Guardians

#### **NMED Response**

**Several comments were received from the Forest Guardians. The following are responses by the SWQB to the Forest Guardians comments on the draft TMDL.**

**The SWQB would like to thank the Forest Guardians for their comments on this TMDL document. Presently, there is no requirement under the federal Clean Water Act for reasonable assurances for implementation of nonpoint source TMDLs. As stated in existing guidance (Guidance for Water Quality-Based**

**Decisions: The TMDL Process, EPA 440/4-91-001, April 1991) implementation of nonpoint source TMDLs is through voluntary programs, such as section 319 of the Clean Water Act. According to the proposed regulations for TMDLs (40CFR part 130.2[p]), site-specific or watershed-specific voluntary actions are mechanisms which may provide reasonable assurances for nonpoint sources. The SWQB has implemented TMDLs statewide through a strong Watershed Protection Program. This program will continue to provide for the implementation of nonpoint source TMDLs.**

**Pursuant to Section (e)1 of the Clean Water Act (CWA), the Surface Water Quality Bureau (SWQB) has established appropriate monitoring methods to evaluate the effectiveness of controls or Best Management (BMP) activities. In order to optimize the efficiency of this monitoring effort, the SWQB has adopted a rotating basin monitoring strategy. This strategy is based on a 5-7 year return interval, and provides improved coordination and monitoring of BMP effectiveness.**

**Implementation plans are included in every TMDL in New Mexico. As stated in the TMDL document, this is a general implementation plan for activities to be established in the watershed. The SWQB will further develop the details of the plan with the help and cooperation of the stakeholders and other interested parties in the watershed. Detailed watershed management plans that include specific best management practices (BMPs) should be developed by and for watershed stakeholders. In this watershed, public awareness and involvement will be crucial to the successful implementation of this plan and improved water quality. Staff from the SWQB will work with stakeholders to provide the guidance in developing the Watershed Restoration Action Strategy (WRAS). The WRAS is a written plan intended to provide a long-range vision for various activities and management of resources in a watershed. It includes opportunities for private landowners and public agencies to reduce and prevent impacts to water quality. This long-range strategy will become instrumental in coordination, reducing, and preventing further water quality impacts in the watershed. SWQB staff assists with technical assistance such as the selection and application of BMPs needed to meet WRAS goals.**

**The watershed management plans would include any specific BMPs for activities, such as grazing or road runoff and maintenance, that are identified as contributing to the water quality impairment. It is not the intention of the SWQB to provide an all inclusive watershed management plan in the TMDL documents. In order to obtain reasonable assurances for implementation in watersheds with multiple landowners including Federal, State, and private land, the SWQB has established Memoranda of Understanding (MOUs) with various Federal and State agencies. These MOUs provide for co-ordination and consistency in dealing with Nonpoint source issues.**

**Milestones are also used in the implementation plans in the TMDL documents to determine if BMPs are implemented and standards attained.**

**The SWQB does not regulate water quantity issues for the State of New Mexico. All inquiries related to water rights should be directed to the Office of the New Mexico State Engineer. The SWQB programs include a focus on upland source controls, not instream flow, in the form of BMPs to protect and improve water quality statewide.**